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JOURNALS

OF THE

LEGISLATIVE ASSEMBLY.

VOL. 5.

JOURNALS

OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF CANADA.

FROM THE 20th DAY OF MARCH TO THE 9th DAY OF JUNE, 1846,

BOTH DAYS INCLUSIVE,

AND IN THE NINTH YEAR OF THE REIGN OF OUR SOVEREIGN LADY

QUEEN VICTORIA.

BEING THE SECOND SESSION OF THE SECOND PROVINCIAL PARLIAMENT OF CANADA.

SESSION, 1846.

Printed by the Order of the Legislative Assembly.

" Great Britain" Steam-Press—Rollo Campbell, Printer, Montreal—1846.



PROCLAMATIONS.

PROVINCE OF) Canada.

METCALFE.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

Proclamation tinning Parlia-

To our Beloved and Faithful the Legislative of 2d May con- Councillors of the Province of Canada, and the ment to 17th Knights, Citizens, and Burgesses elected to serve in June. the Legislative Assembly of our said Province, summoned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreal, on Thursday the Eighth day of May instant, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, on the twenty-ninth day of March now last past, we thought fit to prorogue our Provincial Parliament, to the Eighth day of May instant, at which time, in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into consideration the case and convenience of our loving subjects, we have thought fit, by and with the advice of our Executive Council, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that, on Tuesday, the seventeenth day of June now next ensuing, you meet us, in our Provincial Parliament in our City of Montreal, there to take into consideration the state and welfare of our said Province of Canada, and therein to do as may seem necessary.—Herein fail

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Scal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Ganada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c. &c. ; at our Government House, in our City of Montreal, in our said Province, this second day of May, in the year of our Lord, one thousand eight hundred and forty-five, and in the eighth year of our Reign.

By Command, FELIX FORTIER,

C. C. C.

PROVINCE OF Canada.

METCALFE.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

To our Beloved and Faithful the Legislative Proclamation Councillors of the Province of Canada, and the of 12th June, Knights, Citizens, and Burgesses elected to serve Parliament to in the Legislative Assembly of our said Province, 26th July. summoned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreal, on Tuesday the seventeenth day of June instant, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, on the second day of May, now last past, we thought fit to prorogue our Provincial Parliament, to the seventeenth day of June instant, at which time in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into consideration the case and convenience of our loving subjects, we have thought fit, by and with the advice of our Executive Council, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that, on Saturday, the twentysixth day of July now next ensuing, you meet us, in our Provincial Parliament, in our City of Montreal, there to take into consideration the state and welfare of our said Province of Canada, and therein to do as may seem necessary.—Herein fail not.

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Scal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved the Right Honourable Charles Theo-philus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c.; at our Government House, in our City of Montreal, in our said Province, this twelfth day of June, in the year of our Lord, one thousand eight hundred and forty-five, and in the eighth year of our Reign.

By Command, FELIX FORTIER, C. C. C. PROVINCE OF ? Cunada.

METCALFE.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

Proclamation

To our Beloved and Faithful the Legislative of 19th July Councillors of the Province of Canada, and the Parliament to Knights, Citizens, and Burgesses elected to serve in 4th September. the Legislative Assembly of our said Province, summoned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreal, on Saturday, the twenty-sixth day of July, instant, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, on the twelfth day of July, now last past, we thought fit to prorogue our Provincial Parliament to the twenty-sixth day of July instant, at which time in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into conhereby convoking, and by these presents enjoining you, and each of you, that, on Thursday, the fourth day of September now next ensuing, you meet us, in our Provincial Parliament, in our City of Montreal, there to take into consideration the state and welfare: of our said Province of Canada, and therein to do as may seem necessary.-Herein fail not.

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Scal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved; the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Canada, Nova Scotia, New Brunswich, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c.; at our Government House, in our City of Montreal, in our said Province, this nineteenth day of July, in the year of our Lord, one thousand eight hundred and forty-five, and in the ninth year of our Reign.

By Command, FELIX FORTIER,

C. C. C.

PROVINCE OF) Canada.

METCALFE.

CTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

To all to whom these presents shall come, or whom the same may concern,-

GREETING:

A PROCLAMATION.

WHEREAS, at a Session of the Parliament of Proclamation Canada, holden at the City of Montreal, in our of you,promulgating said Province, on the twenty-eighth day of Novem-

ber, one thousand eight hundred and forty-four, and the Royal asprorogned on the twenty-ninth day of March then sent to the next ensuing, in the eighth year of our Reign, a certain Bill, intituled "An Act to make further pro-"vision regarding Aliens," was passed in the Legislative Council and Assembly, and was, at the proro-gation of the said Session, on the twenty-ninth day of March aforesaid, presented to the Right Honourable Charles Theophilus, Baron Metcalfe, our Governor General of our said Province, for our assent thereto, who, in pursuance of the authority vested in him by a certain Act of the Parliament of Great Britain and Ireland, passed in the Session held in the third and fourth years of our Reign, intituled, "An Act to "Re-unite the Provinces of Upper and Lower " Canada, and for the Government of Canada," and according to his discretion then and there declared, that he reserved the aforesaid Bill for the signification of our pleasure thereon: Now Know Ye, that the aforesaid Bill, intituled, "An Act to make fur-"ther provision regarding Aliens," having been laid before us in Council, on the thirtieth day of June now last past, we have been pleased to assent to the sideration the ease and convenience of our loving same; And we do by these presents, and according subjects, we have thought fit, by and with the advice to the provisions of the said Act of the Parliament of of our Executive Council, to relieve you, and each Great Britain and Ireland, passed in the third and of you, of your attendance at the time aforesaid; fourth years of our Reign, assent to the said Bill; of all which our loving subjects and all others whom these presents may concern, are hereby required to take notice, and govern themselves accordingly.

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Seal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c.; at our Government House, in our City of Montreal, this twentyfourth day of July, in the year of our Lord, one thousand eight hundred and forty-five, and in the ninth year of our Reign.

By Command, D. DALY, Secretary.

PROVINCE OF Canada.

METCALFE.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

To our Beloved and Faithful the Legislative Proclamation Councillors of the Province of Canada, and the continuing Knights, Citizens, and Burgesses elected to serve in Parliament to the Legislative Assembly of our said Province, sum- 14th Octobermoned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreal, on Thursday the fourth day of September next, to have been commenced and held, and to every

GREETING:

A PROCLAMATION.

WHEREAS, on the nineteenth day of July, now V last past, we thought fit to prorogue our Pro-vincial Parliament to the fourth day of September next, at which time in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into consideration the case and convenience of our loving subjects, we have thought fit, by and with the advice of our Executive Council, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents en-joining you, and each of you, that, on Tuesday, the fourteenth day of October now next ensuing, you meet us, in our Provincial Parliament, in our City of Montreal, there to take into consideration the state and welfare of our said Province of Canada, and therein to do as may seem necessary.—Herein fail

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Seal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c.: at our Government House, in our City of Mon-treal, in our said Province, this twentyninth day of August, in the year of our Lord, one thousand eight hundred and forty-five, and in the ninth year of our Reign.

By Command, FELIX FORTIER, C. C. C.

PROVINCE OF) Canada.

METCALFE.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

Proclamation 19th Novem-

To our Beloved and Faithful the Legislative of 10th October Councillors of the Province of Canada, and the Knights, Citizens, and Burgesses elected to serve in the Legislative Assembly of our said Province, summoned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreal, on Tuesday the fourteenth day of October instant, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, on the twenty-ninth day of August, now last past, we thought fit to prorogue our Provincial Parliament to the fourteenth day of October instant, at which time in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into consideration the ease and convenience of our loving subjects, we have thought fit, by and with the advice of our Executive Council, to relieve necessary.—Herein fail not.

you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on Wednesday, the nineteenth day of November now next ensuing, you meet us, in our Provincial Parliament, in our City of Montreal, there to take into consideration the state and welfare of our said Province of Canada, and therein to do as may seem necessary.—Herein fail not.

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Seal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c.; at our Government House, in our City of Montreal, in our said Province, this tenth day of October, in the year of our Lord, one thousand eight hundred and forty-five, and in the ninth year of our Reign.

By Command, FELIX FORTIER, C. C. C.

Province of \ Canada.

METCALFE.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

To our Beloved and Faithful the Legislative Proclamation Councillors of the Province of Canada, and the of 14th No-Knights, Citizens, and Burgesses elected to serve in vember continuing Parliathe Legislative Assembly of our said Province, summent to 29th moned and called to a meeting of the Provincial December. Parliament of our said Province, at our City of Montreal, on Wednesday, the nineteenth day of November instant, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, on the twenty-ninth day of August, now last past, we thought fit to prorogue our Provincial Parliament to the nineteenth day of November instant, at which time in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into consideration the case and convenience of our loving subjects, we have thought fit, by and with the advice of our Executive Council, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the twenty-ninth day of December now next ensuing, you meet us, in our Provincial Parliament, in our City of Montreal, there to take into consideration the state and welfare of our said Province of Canada, and therein to do as may seem

In testimony whereof, we have caused these our Letters to be made Patent, and the Great Seal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight Grand Cross of the Most Honourable Order of the Bath, one of our Most Honourable Privy Council, Governor General of British North America, and Captain General and Governor in Chief, in and over our Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, &c. &c. &c.; at our Government House, in our City of Montreal, in our said Province, this fourteenth day of November, in the year of our Lord one thousand eight hundred and forty-five, and in the ninth year of our Reign.

By Command, FELIX FORTIER, C. C. C.

PROVINCE OF Canada.

CATHCART.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

Proclamation of 24th December continuing Parlia-February.

To our Beloved and Faithful the Legislative Councillors of the Province of Canada, and the Knights, Citizens, and Burgesses elected to serve in the Legislative Assembly of our said Province, summoned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreal, on Monday, the Twenty-ninth day of December instant, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, on the fourteenth day of November now last past, we thought fit to prorogue our Provincial Parliament to the twenty-ninth day of December instant, at which time in our City of Montreal, you were held and constrained to appear: Now Know Ye, that for divers causes and considerations, and taking into consideration the ease and convenience of our loving subjects, we have thought fit, by and with the advice of our Executive Council, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on Saturday, the seventh day of February now next, you meet us, in our Provincial Parliament, in our City of Montreal, there to take into consideration the state and welfare of our said Province of Canada, and therein to do as may seem necessary.—Herein fail not.

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Seal of our said Province of Canada to be hereunto affixed: Witness, our right trusty and well beloved Lieutenant General the Right Honourable Charles Murray, Earl Cathcart, of Cathcart, in the County of Renfrew, K. C. B., Administrator

> > **计划操动机**

of the Government of our Province of Canada, and Commander of our Forces in British North America, &c. &c. &c.; at our Government House, in our City of Montreal, in our said Province, this twenty-fourth day of December, in the year of our Lord one thousand eight hundred and forty-five, and in the ninth year of our Reign.

By Command, FELIX FORTIER, C. C. C.

PROVINCE OF ? Canada.

CATHCART.

VICTORIA, by the Grace of GOD, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

our Beloved and Faithful the Legislative Proclamation Councillors of the Province of Canada, and the of 30th Ja-Knights, Citizens, and Burgesses elected to serve in nuary continuing Parliament the Legislative Assembly of our said Province, sum- to 20th March, moned and called to a meeting of the Provincial Parliament of our said Province, at our City of Montreul, on Saturday the seventh day of February now next, to have been commenced and held, and to every of you,-

GREETING:

A PROCLAMATION.

WHEREAS, the meeting of our Provincial Parliament stands prorogued to the seventh day of February now next, nevertheless, for certain causes and considerations, we have thought fit further to prorogue the same to Friday, the twentieth day of March next, so that you, nor any of you, on the said seventh day of February next, at our City of Montreal, to appear or to be held and constrained, for we do will, that you, and each of you, be as to us in this matter entirely exonerated: Commanding, and by the tenor of these presents enjoining you, and every of you, and all others in this behalf interested, that on Friday the said twentieth day of March next, at our City of Montreal aforesaid, personally you be and appear, for the DESPATCH OF BUSINESS, to treat, do, act, and conclude upon those things which in our said Provincial Parliament, by the Common Council of our said Province, may by the favor of God be ordained.

> In testimony whereof, we have caused these our Letters to be made Patent, and the Great Scal of our said Province to be hereunto affixed: Witness, our right trusty and well beloved Lieutenant General the Right Honourable Charles Murray, Earl Cathcart, of Cathcart, in the County of Renfrew, K.C.B., Administrator of the Government of our Province of Canada, and Commander of our Forces in British North America, &c. &c. &c.; at our Government House, in our City of Montreal, in our said Province, this thirtieth day of January, in the year of our Lord, one thousand eight hundred and forty-six, and in the ninth year of our Reign.

By Command, FELIX FORTIER,

C. C. C.

JOURNALS

OF THE

LEGISLATIVE ASSEMBLY

OF

CANADA.

SESSION, 1846.

Veneris, 20° die Martii.

Anno Nono, Victoriæ Reginæ, 1846.

Message from His Excellency, the Adminis-Message to at. A Message from His Excellency, the Administrator of the Government, by Frederick Starr the Government, Esquire, Gentleman Usher of the Black Rod. Mr. Speaker: ment.

> His Excellency, the Administrator of the Government, desires the immediate attendance of this Honourable House, in the Legislative Council Chamber.

Accordingly, Mr. Speaker, with the House, went to the Council Chamber:—And being returned

Writs issued in the Recess.

Mr. Speaker acquainted the House, that he had issued his warrants to the Clerk of the Crown in Chancery, to make out new writs for the election of Members to serve in the present Provincial Parliament in the room of Members whose seats had become vacant; and that the Clerk of this House had received from the said Clerk of the Crown in Chancery, the following Certificates of Returns of Members, elected during the recess, upon the said new writs.

Province of Canada.

Office of the Clerk of the Crown in Chancery, Montreal, 23d July, 1845.

Town of Three Rivers.

This is to certify that in virtue of a writ of election, dated the twenty-sixth day of June last past, issued by His Excellency, the Governor in Chief, and directed to the Returning Officer for the Town of Three Rivers, (Louis Euzèbe Desilets, Esquire,) for the election of one Member to represent the Town of Three Rivers in the present Parliament, in the room of the late Edward Greive, Esquire, deceased, the Honourable Denis Benjamin Viger has been returned as duly elected accordingly, as appears by the return to the said writ, dated the fourteenth day of July instant, which is lodged of record in my office.

FELIX FORTIER, Clerk of the Crown in Chancery,

To W. B. LINDSAY, Esquire, Clerk of the Legislative Assembly. Province of Canada.

Office of the Clerk of the Crown in Chancery, Montreal, 17th September, 1845.

This is to certify that in virtue of a writ of elec- County of Dertion, dated the twenty-first day of August last past, chester. issued by His Excellency, the Governor in Chief, and directed to the Returning Officer for the County of Dorchester (Jean Btc. Bonneville, Esquire) for the election of one Member to represent the County of Dorchester in the present Parliament, in the room of the late Pierre Elzéar Taschereau, Esquire, deceased, Joseph André Taschereau, Esquire, has been returned as duly elected accordingly, as appears by the re-turn to the said writ, dated the fifteenth day of September instant, which is lodged of record in my office.

FELIX FORTIER, Clerk of the Crown in Chancery.

To W. B. LINDSAY, Esquire, Clerk of the Legislative Assembly.

Province of Canada.

Office of the Clerk of the Crown in Chancery, Montreal, 11th March, 1846.

This is to certify, that in virtue of a writ of County of He-election, dated the twenty-sixth day of January ron. last past, issued by His Excellency, the Administrator of the Province, and directed to the Returning Officer for the County of Huron, (John Macdonald, Esquire,) for the election of one Member, to represent the County of Huron in the present Parliament, in the room of William Dunlop, Esquire, who had resigned his seat, the Honourable William Cayley has been returned as duly elected accordingly, as appears by the return to the said writ, dated the twenty-eighth day of February now last past, which is lodged of record in my office,

FELIX FORTIER, Clerk of the Crown in Chancery.

To W. B. LINDSAY, Esquire, Clerk of the Legislative Assembly.

The Honourable Denis Benjamin Viger, Member for Members take the Town of Three Rivers; Joseph André Taschereau, oath and their Esquire, Member for the County of Dorchester; and seats.

the Honourable William Cayley, Member for the County of Huron; having previously taken the oath, according to law, and subscribed, before the Commissioners, the roll containing the same, took their seats in the House.

Public Officers Oath Bill.

Ordered .- That the Honourable Mr. Attorney General Draper have leave to bring in a Bill to indemnify certain public officers and others, who may not have taken the oaths of them, by law

He accordingly presented the said Bill to the likewise submitted for your early consideration. House, and the same was received and read for the first time.

Mr. Speaker

Mr. Speaker then reported that, when the House reports Speech. did attend His Excellency, the Administrator of the Government, this day in the Legislative Council Chamber; His Excellency was pleased to make a Speech to both Houses of the Provincial Parliament; of which Mr. Speaker said he had, to prevent mistakes, obtained a copy, which he read to the House, and is as followeth:-

Speech.

Honourable Gentlemen of the Legislative Council, and Gentlemen of the Legislative Assembly,

The duty of opening this Session of Parliament has necessarily devolved upon me as Administrator of the Government, in consequence of the lamented adopted by my Predecessor, which will be sent down departure of the late Governor General. But I am commanded at the same time to make known to you that the Queen has been graciously pleased permanently to designate me as Her Majesty's future Re- exercise by the knowledge of the severe infliction presentative in this Province.

In announcing to you the fact of my having thus become the Successor of Lord Metcalfe, you will, I feel assured, concur with me in the expression of sincere regret at the painful cause which has removed this distinguished Nobleman from a Station, the Duties of which, he discharged with a zeal and ability, that on every occasion won for him the highest approbation of his Sovereign, and the respect and gratitude of the People over whom he presided as Her. Representative.

The several Addresses to the Queen which were adopted during the last Session of the Legislature, have been laid at the foot of the Throne. It will be my pleasing duty to announce to you Her Majesty's gracious Replies.

I should under any circumstances have directed your early attention to the condition of the Militia Law. But the unsettled state of the Negotiations which have been for some time past carried on between the Imperial Government and that of the United States of America, renders it imperative upon me to press more immediately on your consideration the necessity of a reorganization of this arm of the public defence. I feel the most unbounded confidence that the loyalty and patriotism of every Class of Her Majesty's Subjects in Canada will be conspicuous, as they have been heretofore, should occasion call for their services to aid in the protection of their Country; but a well digested and uniform system is indispensable to give a fitting direction to the most zealous efforts. At the same time I feel warranted in assuring you that, while our Gracious Sovereign will ever rely on the free and loyal attachment of Her Canadian People for the defence of this Province, and the maintenance of British Connexion, Her Majesty will be prepared, as Her Predecessors have always been, to provide with promptitude and energy, corresponding with the power and resources of the Empire, for the security of Her North Ame- ral Draper, seconded by the Honourable Mr. Cayley, rican Dominions.

The subject of the Civil List, which was brought speech. under your consideration by my predecessor, will doubtless engage your attention, when I trust to your wisdom to make such a Provision as will enable Her Majesty to give effect to your wishes, by recommending to the Imperial Parliament the requisite changes in the Act of Re-union.

Gentlemen of the Legislative Assembly,

The Financial Accounts of the Province for the past year will be immediately laid before you. The estimates for the service of the current year will be

The necessity of providing for the prosecution and completion of the public improvements undertaken with the sanction of Parliament, will form a subject for your deliberation.

It affords me pleasure to be able to inform you that the Revenue of the past year has not fallen short of the expectations which were entertained of its amount, and I rely on your willingness to make such provision for the public service, as a due regard to the interests

of the people may require.

Honourable Gentlemen, and Gentlemen of the Legislative Assembly,

Since your last meeting, the ancient City of Quebec has been subjected to unexampled calamity in the successive fires which laid waste its buildings. Measures, rendered indispensable by the exigency, were

for your approval.

The sympathy and benevolence of different portions of the British Empire, were roused into active with which it had pleased Divine Providence to permit the Citizens of Quebec to be visited, and we have the strongest reasons for appreciating the noble gene-rosity which has been exhibited, and which has proved how truly the inhabitants of Canada are felt by the people of Great Britain, to be Brethren and fellow subjects of the same mighty Nation. It will be for your wisdom to consider what further measures it may been thus destroyed.

The last intelligence from the Mother Country indicates a most important change in the Commercial Policy of the Empire. I had previously taken occasion to press upon Her Majesty's Government a due consideration of the effect, that any contemplated alteration might have on the interests of Canada. But until we have a fuller exposition of the projected Scheme, which a few days will probably bring to us, it would be premature to anticipate that the claims of this Province to a just measure of protection had been overlooked.

In these and the various other subjects affecting the prosperity of Canada, which may occupy you, I offer my hearty co-operation; and I earnestly trust that under the direction of an all-wise Providence, we shall be enabled to pursue a course calculated to promote the best interests, and to foster the rising growth of this rapidly advancing Colony.

On motion of Mr. Smith, of Frontenac, seconded by the Honourable Mr. DeBleury

Ordered, That the Clerk be directed to charge to Postage. the contingencies of the House, the postage on all letters not exceeding one ounce in weight, and on printed papers, to and from Members of this House, during the present Session, provided that when Petitions to this House are enclosed, the postage thereon shall be charged, without restriction as to weight.

On motion of the Honourable Mr. Attorney Gene-Ordered, That the Speech of His Excellency, the speech to be Administrator of the Government, this day de-considered.

To be printed.

Ordered, That two hundred and fifty copies of the said Speech be printed in each of the English and French languages, for the use of the Members of this House.

Petition of R. A Petition of Robert Rudgeu, Esquire, the County of Oxford, was presented to to do justice to your said Petitioner. Wherefore sitting Member the House by Mr. Smith of Frontenac, and the same your Petitioner prays the intervention of this Honford.

That on the ourable House, and that he may be heard on the ourable House, and that it may be petition of Francis Hincks, of the City of Montreal, Esquire, against the election and return of your said petitioner, it was ordered by this Honourable House, on the fifteenth January, one thousand eight hundred and forty-five, "That the Petitioners "complaining of the undue election and return of "Robert Riddell, Esquire, for the County of Oxford, "and the Sitting Member for the said County, do ex-"change on or before the first day of February next, "at eleven o'clock, A. M., lists of the voters objected "to, giving the several heads of objection, and dis-"ers excepted to by them respectively; such lists to eight hundred and forty-five was complied with. "be delivered as follows, that is to say, the list on "the part of the Petitioners to be delivered to or left "at the residence of Simon F. Robertson, Esquire, as "agent for the Sitting Member, at Woodstock, and the "list on the part of the Sitting Member to be delivered "or left at the residence of Mr. George Henry, at "Woodstock, as agent for the petitioners." That no service, as required by the said order, was ever made by the said Francis Hincks, nor was any such list left, as thereby directed. That the Commissioners, to whom the taking of the evidence under the said Petition was referred, did proceed, notwithstanding the protestations of your said Petitioner, to take, and did take the evidence, under the said Commission, and the said Francis Hincks did adduce and bring proof, for the purpose of setting aside the votes of a number of persons who had voted for your Petitioner, although there had not been served on your said Petitioner, or left with or at the residence of the said agent of your said Petitioner, any such list, containing either the names of the voters objected to, or the nature of the objections to be brought against them, as required by the order of your Honourable House, nor, in fact, was any list whatsoever delivered or left. That your said Petitioner was, thereby, deprived of the advantage allowed to him by law, and could not be prepared to rebut the objections so brought and urged by the said Francis Hinchs, against certain of the voters of your said petitioner. That your Petitioner did duly serve and leave his list of objected voters, on the said Francis Hincks and his agent, as required by the said order, and that the said Francis Hincks on the scrutiny, and before the Commissioners did confine your petitioner strictly to the adduction of evidence, regarding the votes of such voters alone as were named in the said list, and did even object to any proof being offered, when the spelling of the name in the said list differed from that contained in the Poll Book. That thereby your Pecontained in the Poll Book. That thereby your Pell Esquire, and others, of the townships of Norwick, titioner was greatly inconvenienced and damnified, Dover, Chatham, and Sombra. and could not prosecute his scrutiny with advantage, and the said Francis Hincks obtained a great and evident advantage over your Petitioner, by being possessed of the names of objected voters, and with the nature of the objections. That the said Commissioners have, as your Petitioner believes, returned in the County of Leeds, in the Diocese of Toronto. the evidence so taken by them to the Speaker of this Honourable House, and that the same will,

livered to both Houses of the Provincial Legis-this Honourable House may not be apparent on the Petron II lature, be taken into consideration on Monday face of the the proceedings, so to be laid before the Richard Ray. said Committee, and that thereby the said Committee sitting Mr. may proceed to adjudge and determine on the merits of the said Petition, without your Petitioner being permitted or having it in his power to shew the irregularity, error, omission, and vice aforesaid; and great injustice may hereby be done to your Petitioner ourable House, and that he may be heard on the said Petition by his Counsel, and that it may be declared and resolved, that, for want of the proper service aforesaid, the said Commissioners ought not to have proceeded with the said scrutiny, and that the proceedings of the said Commissioners were and are illegal, and null and void, and that it may be ordered and resolved, that the said Committee should not receive the said Commission, or, that if received, they should not proceed therewith until proof satisfactory to this House should be offered to, and received by this Honourable House, that the said order "tinguishing the same against the names of the vot- of the said fifteenth day of January, one thousand

> The following Petitions were severally brought up and laid on the table:-

By Mr. Christie,—the Petition of A. J. Wolff, Es-Petition quire, of Valcartier, in the County of Quebec; the brought up Petition of the Reverend R. Short and others, members of the Church of England, in the Parish of Cape Cove, in the District of Gaspé; and the Petition of Joseph Cormier, Esquire, and others of the Magdalen Islands, in the County and District of Gaspe.

By Mr. Prince,—the Petition of John W. Dempsey, of the City of Toronto; and the Petition of Thomas M'Crae and others, of that part of the Province for-

merly Upper Canada.

By Mr. Williams,—the Petition of William Rowe and others, of the Townships of Clarke and Hope, in the District of Newcastle.

By Mr. Meyers,—the Petition of the President and Board of Police of the Town of Cobourg.

By the Honourable Mr. Aylwin, the Petition of the Quebec Board of Trade.

By the Honourable Mr. Viger,—the Petition of P. B. Dumoulin and P. E. Vezina, Esquires, of Three

Then, on motion of Mr. Gowan, seconded by the Honourable Mr. Solicitor General Sherwood,

The House adjourned until Monday next.

Luna, 23° die Martii.

Anno Nono, Victoriæ Reginæ, 1846.

HE following Petitions were severally brought up Passe and laid on the table:-

By Mr. Woods,—the Petition of George W. Foot,

By Mr. Colvile,—the Petition of Isaac Law and

By Mr. Sherwood of Brockville,—the Petition of the Reverend William H. Gunning and others, members of the United Church of England and Ireland,

By the Honourable Mr. Robinson,—the Petition of R. Henry and others, members of the United Church doubtless, be in due course laid before the Committee of England and Ireland, in Cobourg and its vicinity, appointed to try the merits of the said Petition. in the Diocese of Toronto; the Petition of the Mu-That the said non-compliance with the order of nicipal Council of the District of Simcoe, (relating to

Petitions brought up. the Common School Act); and the Petition of the Municipal Council of the District of Simcoe, (relating to a Tax on Wild Lands.)

By Mr. Chalmers,—the Petition of John Urquhart and others, of the Townships of Trafalgar, Esquesing, and Erin, in the Home and Gore Districts.

By Mr. Cummings,—the Petition of the Municipal

Council of the District of Niagara.

By Mr. Cameron,—the Petition of the President, Directors, and Company of the Great Western Rail-Road, (relating to a Magnetic Telegraph); and the Petition of the President, Directors, and Company of the Great Western Railroad, (relating to certain amendments in the charter of the said Company.)

By Mr. M'Connell,—the Petition of C. Jackson and others, Trustees of the Charleston Academy.

By Mr. Williams,-the Petition of the Reverend Jonathan Short and others, members of the United Church of England and Ireland, in Port Hope

By Mr. Stewart of Bytown,—the Petition of Donald Cameron of the township of Thorah, in the Home

District.

By Mr. Leslie,—the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine road; and the Petition of Toussaint Mcloche and others, of the Parishes of St. Geneviève, in the Island of Montreal, and St. Raphael, in l'Ile Bizard.

By Mr. Boutillier,—the Petition of Marie Honorine Pinsoneault (dite St. Joseph) and others, the Religious Sisters of Charity of the Hotel Dien of the Parish of St. Hyacinthe, in the County of St. Hyacinthe.

By Mr. Chauveau,—the Petition of the Reverend George L. Lemoine and others, of the County of Quebec; and the Petition of Dominique Le François and others, of the Parish of St. Ambroise de la Jeune

By Mr. Webster,—the Petition of the Municipal

Council of the District of Wellington.

By Mr. Meyers,—the Petition of Henry Ruttan and others, of the Township of Hamilton, in the District of Newcastle.

By Mr. Laurin, -the Petition of Jean Marie Robitaille and others, of the Parish of L'Ancienne Lorette; the Petition of Pierre Bussière, and others, of the Parishes of St. Henri and St. Isidore, in the County of Dorchester; and the Petition of François Laroche, of the Parish of St. Augustin, in the County of Port-

By the Honourable Mr. Daly,—the Petition of William Hall, Esquire, and others, of the Townships of Broughton, Tring, Forsyth, Lambton, and Leeds, in

the County of Megantic.

By Mr. Ermatinger,—the Petition of the Reverend Thomas E. Read and others, members of the United Church of England and Ireland, in the Parish of Port Burwell, in the Diocese of Toronto; and the Petition of the Reverend Francis William Sandys and others, members of the United Church of England and Ireland, in Stewart and other Townships, in the Diocese of Toronto.

By Mr. Macdonald of Cornwall,—the Petition of the President and Board of Police of the Town of Corn-

By the Honourable Mr. Solicitor General Sherwood,—the Petition of the Church Society of the Diocese of Toronto.

By Mr. Méthot,-the Petition of Pierre Garette and others, of the Parish of St. Antoine de la Baie du Febvre, in the County of Yamaska; and the Petition of Moyse Lemire and others, of the Parish of St. Antoine de la Baie du Febvre, in the District of Three

By Mr. Smith of Frontenac,—the Petition of James Pearson and others, of the Township of Hillier, in the District of Prince Edward.

By Mr. Hale,—the Petition of John Felton, Esquire, of the Town of Sherbrooke, and the Petition

of the Reverend Richard Lonsdele and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Macdonnell of Dundas,—the Petition of the Municipal Council of the Eastern District.

Pursuant to the order of the day, the following Petitions read. Petitions were read:

Of A. J. Wolff, Esquire, of Valcartier, in the County of Quebec; praying to be indemnified for certain losses sustained by him, while superintending the construction of the road between Metis and the

Lake Matapediac.

Of the Reverend R. Short and others, members of the Church of England, in the Parish of Cape Cove, in the District of Gaspé; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of Joseph Cormier, Esquire, and others, of the Magdalen Islands, in the County and District of Gaspé; praying that the said Islands may not be annexed to the Island of Prince Edward; and that certain alterations may be made in the administration of Justice in the same.

Of Thomas M'Crae and others, of that part of the Province, formerly Upper Canada; praying for an extension of the time allowed for the completion of the Niagara and Detroit Rivers Railroad.

Of John W. Dempsey, of the City of Toronto; praying that such measures may be adopted as shall enable the Court of Queen's Bench to admit him to

practise as an Attorney thereof.

Of William Rowe and others, of the Townships of Clarke and Hope, in the District of Newcastle; pray ing for the passing of an Act to incorporate "the Granby Harbour Company," with power to erect a Wharf and form a Harbour.

Of the President and Board of Police of the Town of Cobourg; praying that certain amendments be made to the Act establishing a Police in the said

Of the Quebec Board of Trade; praying for certain amendments in the present rates of Customs

Of P. B. Dumoulin and P. E. Vezina, Esquires, of Three Rivers; praying that the revenue and management of the Common, situated within the Municipality of Three Rivers, be placed under the controll of the said Municipality, and for other purposes, and that a Bill to that effect be passed.

Resolved, That the Petition of John W. Dempsey, Petitions of the City of Toronto, be referred to a Select ferred: Committee, composed of Mr. Prince, the Hon- of J. ourable Mr. Solicitor General Sherwood and Mr. Dempsey. Gowan, to examine the contents thereof, and to report thereon with all convenient speed, by Bill or otherwise; with power to send for persons, papers, and records.

Resolved, That the Petition of Thomas M'Crae Of Thomas and others, of that part of the Province, for M'Crae and merly Upper Canada, be referred to a Select others. Committee, composed of Mr. Prince, Mr. Woods, Mr. Webster, Mr. Ermatinger, and Mr. Cummings, to examine the contents thereof, and to report thereon with all convenient speed, by Bill or otherwise; with power to send for persons, papers, and records.

Resolved, That the Petition of the President and Of Board Po-Board of Police of the town of Cobourg, be re-lice of Cobourg ferred to a Select Committee, composed of Mr. Meyers, Mr. Williams, and Mr. Hall, to examine the contents thereof, and to report thereon with all convenient speed, by Bill or otherwise, with power to send for persons, papers, and records.

County Middlesex Election.

Mr. Williams from the Select Committee, appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of House, and the same was received and read for the Middleser, in this present Parliament; reported that first time, and ordered to be read a second time on the Committee met at twelve o'clock, noon, on Saturday last, pursuant to the Statute, but were unable to proceed to business in consequence of the absence of their Chairman, Mr. Dickson, and Messieurs Desaunier, Lacoste, and Taché; they accordingly waited until one o'clock, and then directed him to report the same to the House at its next sitting;

And, further, that the Committee met this day, but Messieurs Dickson and Lacoste being again ab-

sent, they were obliged to adjourn.

County of Mr. Williams, Chamman of the Petition of James
West Halton appointed to try the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton; reported that the Committee met on Saturday last, at twelve o'clock, pursuant to the Statute; but in consequence of the absence of Mr. Lacoste and Mr. Chabot, Members of the Committee, they were unable to proceed to business.

And, further, that the Committee met this morning, at ten o'clock, pursuant to adjournment, but Mr. Lacoste being again absent, they were obliged to ad-

journ without proceeding to business.

County of Ox- Mr. Chauveau, Unarman or the Detection of the ford Election appointed to try the merits of the Petition of the Election of the City of Montreal; Honourable Francis Hincks, of the City of Montreal; complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the and ordered to be read a second time on Monday County of Oxford; reported that the Committee | next. met on Saturday last, at twelve o'clock, pursuant to the Statute; but in consequence of the absence of Mr. Bertrand, Mr. Dichson, and Mr. Lacoste, Members of the Committee, they were unable to proceed to business

And, further, that the Committee met this morning at ten o'clock, pursuant to adjournment, but Mr. Bertrand, Mr. Dickson, and Mr. Lacoste being again absent, they adjourned without proceeding to busi-

Members to attend in their Ordered, That Mr. Dickson, Member for the County of Niagara, Mr. Desaunier, Member for the County of St. Maurice, Mr. Lacoste, Member for the County of Chambly, Mr. Taché, Member for the County of L'Islet, Mr. Chabot, Member for the City of Quebec, and Mr. Bertrand, Member for the County of Rimouski, do severally attend in their places in this House to-morrow.

Magdalen Islands Bill. Ordered, That Mr. Christie have leave to bring in a Bill relating to the Magdalen Islands, in the Gulf of St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Monday next.

Gaspė Mar riages Bill.

Ordered, That Mr. Christie have leave to bring in a Bill to make provision for the legal proof of Records have been kept, and for recording the same, including also certain births or baptisms and burials in the said District.

He accordingly presented the said Bill to the House, and the same was received and read for the Monday next.

Ordered, That Mr. Christie have leave to bring in Gaspé Muni-a Bill relating to certain Municipalities in Gaspé cipalities Bill. not regularly established according to Law, and to remedy the defect, and for other purposes.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Christie have leave to bring in Gaspé General a Bill for the better Administration of Justice Peace Bill. in the General Sessions of the Peace for Gaspé, and to prevent charges upon the treasury of the Province for unnecessarily summoning Jurors

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Christie have leave to bring in Annual Visitaa Bill for the annual visitation of certain Institutions in this Province, maintained in whole or in part at the Public expense; and for causing reports of the state and condition thereof to be annually laid before the Legislature, and for preventing abuses therein.

He accordingly presented the said Bill to the House, and the same was received and read for the first time,

The order of the day for taking into consideration Speech the Speech of His Excellency, the Administrator of sidered. the Government, delivered to both Houses of the Provincial Legislature, at the opening of the present Session, being read,

The House proceeded accordingly to take the said

Speech into consideration.

Mr. Prince moved to resolve, seconded by the Address in an Honourable Mr. DeBleury, That an humble Address swer to Speech. be presented to His Excellency, the Administrator of the Government, to thank His Excellency for His gracious Speech from the Throne at the opening of the present Session, and to assure His Excellency,

That this House respectfully offers to His Excellency its congratulations on his assumption of the Government of this Province, as Administrator, and on the determination of Her Majesty to nominate His Excellency as Her future Representative in this

Province.

That this House concurs with His Excellency in expressing sincere regret at the painful cause which removed His Excellency's distinguished predecessor from a station, the duties whereof he discharged with a zeal and ability, that on every occasion won for him the highest approbation of His Sovereign, and the respect and gratitude of the people over whom he presided as Her Representative.

That this House will thankfully receive Her Majesty's most gracious replies to the several Addresses which were adopted during the last Session of the

Legislature.
That the early attention of this House will be dicertain informal marriages had, anterior to a rected to the state of the Militia, the re-organization certain date therein mentioned, before Justices of which is, as His Excellency informs us, rendered of the Peace, and others, in the Inferior District more immediately necessary by the unsettled state of of Gaspe, as ratified by Act of the Legislature the negociations which have for some time past been of Lower Canada, but whereof no Register or carried on between the Imperial Government and that of the United States of America.

Address in an

That this House begs leave to assure His Excelswer to Speech. lency that Her Majesty may rely, with the most unbounded confidence, that the loyalty and patriotism of every class of Her Majesty's Subjects in Canada, will be as conspicuous as they have heretofore been, should occasion call for their services, to aid in the protection of their country; and that this House is sensible of the necessity of a well digested and uniform system to give a fitting direction to their most zealous efforts.

That this House accepts with gratitude His Excellency's assurance, that while Our Most Gracious Sovereign will ever rely on the free and loyal attachment of the Canadian people for the defence of this Province, and the continuance of British connexion, Her Majesty will be prepared, as Her Predecessors have always been, to provide with promptitude and energy corresponding with the power and resources of the Empire, for the security of Her North American Dominions.

That the subject of the Civil List, which was brought under the consideration of this House by His Excellency's Predecessor, will engage its attention, with the view of making such a provision as will enable Her Majesty to give effect to its wishes by recommending to the Imperial Parliament the requisite changes in the Act of Re-union.

That this House will immediately take into consideration the Financial Accounts of the past, as well as the Estimates for the current year.

That the expediency of providing for the prosecution and completion of the Public Improvements undertaken with the sanction of Parliament, will occupy the deliberation of this House.

That it affords this House pleasure to know that the Revenue of the past year has not fallen short of the expectations which were entertained of its amount; and that this House assures His Excellency of its Service, as the interests of the people may require.

That this House deeply deplores the unexampled calamity to which the ancient City of Quebec has been subjected, and assures His Excellency of its readiness to concur in such indispensable measures as His Excellency's Predecessor adopted on the exi-

That this House gratefully acknowledges the sympathy and benevolence of the different portions of the British Empire, called forth by the infliction with which it pleased Divine Providence to visit the citizens of Quebec; and most fully appreciates the noble generosity which has been exhibited, and which has truly proved that the inhabitants of this Province are regarded by the people of Great Britain as their brethren and fellow subjects; and that it will be happy to consider any other measure which it may be proper to adopt for the restoration of that which has been destroyed.

That this House is sensible of the importance of the intelligence which has been received respecting the intended change in the commercial policy of Great Britain, and rejoices to hear that His Excellency has already pressed on Her Majesty's Government a consideration of the effect which the contemplated change might have on the interests of Canada, and sincerely hopes that when the projected scheme shall be fully developed, it will be found that the claims of this country to a just measure of protection have not been overlooked.

That this House thankfully receives the offer of His Excellency's co-operation in all measures for securing the prosperity of this Province, and earnestly trusts that under the direction of an All-wise Providence, a course will be pursued calculated to promote the best interests, and to foster the rising growth of this rapidly advancing Colony.

The Honourable Mr. Baldwin moved, in amend-Amendment ment, seconded by the Honourable Mr. Aylwin, that to Address in that part of the original motion, beginning with the Speech. words "That this House concurs with His Excel-"lency in expressing sincere regret," and ending with the words "over whom He presided, as Her "Majesty's Representative," be expunged, and the following inserted in lieu thereof:—" And con-"curs with His Excellency in expressing sincere "regret at the painful cause which removed His " Excellency's Predecessor from that high station."

And a debate arising thereupon, and the question Division on having been put on the amendment, a division ensued, Amendment. and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Boutillier, Cameron, Cauchon, Chabot, Chauveau, Desaunier, DeWitt, Drummond, Franchere, Guillet, La Fontaine, Lantier, Laurin, Leslie, Macdonald of Glengary, Macdonell of Stormont, Methot, Morin, Nelson, Price, Roblin, Rousseau, and Taché.

NAYS.

Messieurs Boulton, Brooks, Cayley, Chalmers, Christic, Colvile, Cummings, Duly, DcBleury, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Johnston, Macdonald of Cornwall, Macdonald of Kingston, Macdonell of DUNDAS, M'Connell, Meyers, Moffatt, Papineau, Petrie, Prince, Riddell, Robinson, Scott, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith, of FRONTENAC, Attorney General Smith, Stewart of Bytown, Stewart of Prescott, Solicitor General Taschereau, Viger, Watts, Webster, Williams, and Woods .- (43.)

So it passed in the negative.

And a further debate arising upon the main mo-Division on willingness to make such provision for the Public tion, and the question having been put thereon, a di-main motion. vision ensued, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Brooks, Cayley, Chalmers, Christie, Colvile, Cummings, Duly, DeBleury, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hule, Hall, Jessup, Johnston, Macdonald of Cornwall, Macdonald of Kingston, Macdonell of Dundas, M' Connell, Meyers, Moffatt, Papineau, Petrie, Prince, Riddell, Robinson, Scott, Seymour, Sherwood of Brock-VILLE, Solicitor General Sherwood, Smith of Fron-TENAC, Attorney General Smith, Slewart of Bytown, Stewart of Prescott, Solicitor General Taschereau, Viger, Watts, Webster, Williams, and Woods .- (43.)

NAYS. Messieurs Armstrong, Baldwin, Berthelot, Boutillier, Cameron, Cavchon, Chabot, Chauveau, Desaunier, De Witt, Drummond, Franchère, Guillet, La Fontaine, Lantier, Laurin, Le Moine, Leslie, Macdonald of GLEN-GARY, Macdonell of STORMONT, Methot, Morin, Nelson, Price, Roblin, Rousseau, and Taché.—(27.)

o it was carried in the affirmative, and Resolved, That an humble Address be presented Address in anto His Excellency, the Administrator of the swer to Speech. Government, to thank His Excellency for His gracious Speech from the Throne, at the opening of the present Session, and to assure His Excellency:

That this House respectfully offers to His Excellency its congratulations on his assumption of the Government of this Province as Administrator, and on the determination of Her Majesty to nominate His Excellency as Her future Representative in this Province.

That this House concurs with His Excellency in expressing sincere regret at the painful cause which removed His Excellency's distinguished Predecessor

Address in an- from a station, the duties whereof he discharged with swerto Speech. a zeal and ability that on every occasion won for him the highest approbation of His Sovereign, and the respect and gratitude of the people over whom he presided as Her Representative.

That this House will thankfully receive Her Majesty's most gracious replies to the several Addresses which were adopted during the last Session of the

Legislature.

That the early attention of this House will be directed to the state of the Militia, the re-organization of which is, as His Excellency informs us, rendered more immediately necessary by the unsettled state of the negociations which have for some time past been carried on between the Imperial Government and that of the United States of America.

That this House begs leave to assure His Excellency that Her Majesty may rely, with the most unbounded confidence, that the loyalty and patriotism of every class of Her Majesty's subjects in Canada, will be as conspicuous as they have heretofore been, should occasion call for their services, to aid in the protection of their country; and that this House is sensible of the necessity of a well digested and uniform system to give a fitting direction to their most

zealous efforts.

That this House accepts with gratitude His Excellency's assurance, that while Our Most Gracious Sovereign will ever rely on the free and loyal attachment of the Canadian people for the defence of this Province, and the continuance of British connexion, Her Majesty will be prepared, as Her Predecessors have always been, to provide with promptitude and energy, corresponding with the power and resources of the Empire, for the security of Her North American Dominions

That the subject of the Civil List, which was brought under the consideration of this House by His Excellency's Predecessor, will engage its attention, with the view of making such a provision as will enable Her Majesty to give effect to its wishes by recommending to the Imperial Parliament the requisite changes in the Act of Re-union.

That this House will immediately take into con-

sideration the Financial Accounts of the past, as well

as the Estimates for the current year.

That the expediency of providing for the prosecution and completion of the Public Improvements undertaken with the sanction of Parliament, will

occupy the deliberation of this House.

That it affords this House pleasure to know, that the Revenue of the past year has not fallen short of the expectations which were entertained of its amount; and that this House assures His Excellency of its willingness to make such provision for the Public Service, as the interests of the people may require.

That this House deeply deplores the unexampled calamity to which the ancient City of Quebec has been subjected, and assures His Excellency of its readiness to concur in such indispensable measures as His Excellency's Predecessor adopted on the

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That this House is sensible of the importance of

the intended change in the commercial policy of Great Address in an Britain, and rejoices to hear that His Excellency has swer to Speech. already pressed on Her Majesty's Government a consideration of the effect which the contemplated change might have on the interests of Canada, and sincerely hopes, that when the projected scheme shall be fully developed, it will be found that the claims of this country to a just measure of protection have not been overlooked.

That this House thankfully receives the offer of His Excellency's co-operation in all measures for securing the prosperity of this Province, and earnestly trusts that under the direction of an All-wise Providence, a course will be pursued calculated to promote the best interests, and to foster the rising growth of

this rapidly advancing Colony.

Resolved, That the said Resolution be referred to a Resolution re-Select Committee composed of Mr. Prince, Mr. ferred. Gowan, and Mr. Smith of Frontenac, to prepare and report the draught of an Address in answer to the Speech of His Excellency, the Administrator of the Government, to both Houses of the Legislature at the opening of the present Session of the Provincial Parliament, in conformity to the said Resolution.

Mr. Prince reported from the Select Committee Address to His appointed to draw up an Address to His Excellency, Excellency the Administrator of the Government, that they had in answer to drawn up an Address accordingly, and the same was Speech. read at the Clerk's table, and agreed to by the House, and is as followeth:

To His Excellency, Lieutenant General, the Right Honourable Charles Murray, Earl Cuthcart of Cathcart, in the County of Renfrew, Knight Commander of the Most Honourable Military Order of the Bath, Administrator of the Government of the Province of Canada, and Commander of Her Majesty's Forces in British North America, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's dutiful and loyal subjects, the Legislative Assembly of the Province of Canada, in Provincial Parliament assembled, humbly beg leave to thank Your Excellency for your gracious Speech from the Throne, at the opening of the present Session.

We respectfully offer to Your Excellency our congratulations on your assumption of the Administration of the Government of this Province, and on the determination of Her Majesty to nominate Your Excellency as Her future Representative therein.

We heartily concur with Your Excellency in the expression of sincere regret at the painful cause which removed Your Excellency's distinguished Predecessor from a station, the duties whereof he discharged with a zeal and ability that, on every occasion won for him the highest approbation of His Sovereign, and the respect and gratitude of the people over whom he presided, as Her Representative.

We will thankfully receive Her Majesty's most gracious replies to the several Addresses which were

adopted during the last Session of the Legislature.

We assure Your Excellency that our early attention will be directed to the state of the Militia, the re-organization of which is, as Your Excellency informs us, rendered more immediately necessary by the unsettled state of the negociations which have, for some time past, been carried on between the Imperial Government and that of the United States

We further beg leave to assure Your Excellency that Her Majesty may rely, with the most unbounded confidence, that the loyalty and patriotism of every class of Her Majesty's subjects in Canada, will be as conspicuous as they have heretofore been, should occasion call for their services to aid in the protection the intelligence which has been received respecting of their country; and that we are sensible of the Address to His necessity of a well digested and uniform system to Excellency the give a fitting direction to their most zealous efforts.

Administrator

We recent with most in the New York with the control of the con We accept with gratitude Your Excellency's assuin answer to rance, that while Our Most Gracious Sovereign will Speech.

ever rely on the free and loyal attachment of the the Government, will receive the House, with its Canadian people for the defence of this Province, and the continuance of British connexion, Her Majesty will be prepared, as Her Predecessors have always been, to provide with promptitude and energy, corresponding with the power and resources of the Empire, for the security of Her North American

Dominions

The Civil List, which was brought under our consideration by Your Excellency's Predecessor, will not fail to engage our attention, with the view of making such a provision as will enable Her Majesty to give effect to our wishes by recommending to the Imperial Parliament the requisite changes in the Act of Reunion.

We will immediately take into consideration the Financial Accounts of the past, as well as the Esti-

mates for the current year.

The expediency of providing for the prosecution and completion of the Public Improvements, undertaken with the sanction of Parliament, will occupy

our deliberate attention.

It affords us pleasure to know that the Revenue of the past year, has not fallen short of the expectations which were entertained of its amount; and we assure Your Excellency of our willingness to make such provision for the Public Service, as the interests of

the people may require.

We deeply deplore the unexampled calamity to which the ancient City of Quebec has been subjected, and assure Your Excellency of our readiness to concur in such indispensable measures as Your Excellency's Predecessor adopted on the exigency.

We gratefully acknowledge the sympathy and benevolence of the different portions of the British Empire, called forth by the infliction with which it pleased Divine Providence to visit the citizens of Quebec; and most fully appreciate the noble generosity which has been exhibited, and which truly proves that the inhabitants of this Province are regarded by the people of Great Britain as their brethren and fellow subjects; and we shall be happy to consider any other measure which it may be proper to adopt for the restoration of that which has been destroyed.

We are sensible of the importance of the intelligence which has been received, respecting the intended change in the commercial policy of Great Britain, and rejoice to hear that Your Excellency has already pressed on Her Majesty's Government a consideration of the effect which the contemplated change might have on the interests of Canada, and sincerely hope that, when the projected scheme shall be fully developed, it will be found that the claims of this Country, to a just measure of protection, have not

been overlooked.

We thankfully receive the offer of Your Excellency's co-operation in all measures for securing the prosperity of this Province, and carnestly trust that, under the direction of an all-wise Providence, a course will be pursued calculated to promote the best interests, and to foster the rising growth, of this rapidly advancing Colony.

Ordered, That the said Address be engrossed.

Resolved, That the said Address be presented to His Excellency, the Administrator of the Gov-

ernment, by the whole House.

Ordered, That such Members of this House, as are of the Honourable the Executive Council of this Province, do wait upon His Excellency, the Administrator of the Government, to know His Excellency's pleasure, when He will be attended by this House with its Address.

The Honourable Mr. Attorney General Draper, one of the Members of the Executive Council, rose in his place and acquainted Mr. Speaker and the House, that His Excellency, the Administrator of Address, to-morrow, at three o'clock, P. M., at the Government House.

Then, on motion of Mr. Macdonell of Dundas, seconded by the Honourable Mr. DeBleury, The House adjourned.

Martis, 24° die Martii.

Anno Nono, Victoriæ Regenæ, 1846.

A T the hour appointed Mr. Speaker and the House House attend attended upon His Excellency, the Administra- His Excellency the Administra- the Administra- the Administrator of the Government, with the Address of the trator with the House,

Address in an-

And being returned.

According to order, Etienne Paschal Taché, Esquire, Members at-Member for the County of L'Islet; François Desautend in their nier, Esquire, Member for the County of St. Maurice; ing to order. and Jean Chabot, Esquire, Member for the City of Quebec, who were absent on the twenty-first instant, from the Select Committees, appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex, in this present Parliament; and of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton; severally attended in their places in this House.

Mr. Taché rose in his place, and having given sa- Mr. Taché. tisfactory reasons for not being present at the meet-ing of the Select Committee, for the trial of the Middlesex contested Election, on the twenty-first instant, and having verified the same upon oath,

On motion of Mr. Williams, seconded by Mr.

Resolved, That Mr. Taché having given satisfac-Excused. tory reasons for not being present at the meeting of the Select Committee, for the trial of the Middlesex contested Election, on the twenty-first instant, and having verified the same upon oath, be now excused for such non-attendance.

Mr. Desaunier rose in his place, and having given Mr. Desaunier. satisfactory reasons for not being present at the meeting of the Select Committee for the trial of the Middlesex contested Election on the twenty-first instant, and having verified the same upon oath,

On motion of Mr. Williams, seconded by Mr.

Petrie,

Resolved, That Mr. Desaunier having given satis- Excused. factory reasons for not being present at the meeting of the Select Committee, for the trial of the Middlesex contested Election, on the twenty-first instant, and having verified the same upon oath, be now excused for such nonattendance.

Mr. Chabot rose in his place, and having given Mr. Chabot. satisfactory reasons for not being present at the meeting of the Select Committee, for the trial of the contested Election for the West Riding of the County of Halton, on the twenty-first instant, and having verified the same upon oath,

On motion of Mr. Williams, seconded by Mr.

Resolved, That Mr. Chabot having given satisfac- Excused. tory reasons for not being present at the meeting

of the Select Committee, for the trial of the contested Election for the West Riding of the County of Halton, on the twenty-first instant, and having verified the same upon oath, be now excused for such non-attendance.

not appear.

Mr. Dickson, Member for Niagara; Mr. Lacoste, called and do Member for the County of Chambly; and Mr. Bertrand, Member for the County of Rimoushi; having been severally called, according to order, did not ap-

to Speech.

Mr. Speaker then reported that the House had reports attended the this day attended upon His Excellency the Admi-nose of the his nistrator of the Government, with their Address in Excellency the answer to the Speech of His Excellency to both Administrator, Houses of the Legislature, at the opening of the prewith the Administrator, Special of the Provincial Parliament, to which dress in answer sent Session of the Provincial Parliament; to which His Excellency was pleased to make the following answer :-

His Excellen- Gentlemen of the Legislative Assembly,

I cordially thank you for this Address, and for the evidence it affords, of your earnest desire to cooperate with me in every measure that may be calculated to promote the best interests of Canada.

I highly appreciate your congratulations upon the distinguished mark of Her Majesty's favour, which the Queen has been graciously pleased to confer upon

Report, state of the Library.

Mr. Speaker communicated to the House a Report. received from the Librarian, of the present state of the Library of the House, pursuant to a Standing Order of the 19th June, 1841.

The said Report is as followeth:

LIBRARY, LEGISLATIVE ASSEMBLY, 20th March, 1846.

The Librarian has the honour to report, for the information of your Honourable House, that, during the past recess, the extensive and valuable selection of books recommended to be procured by the Library Committee of the last Session, (Vide Journals 1844-5, pages 203 and 4, 378 to 380) have, with few exceptions, been duly received. This collection embraces continuations for the two past years, of all the periodical works previously in the Library, together with many new and important publications in the various branches of French and English literature, which, it is hoped, will materially enhance the usefulness of the Library for general reference, and meet the approbation of your Honourable House.

In the class of French literature, a considerable addition has been made, and the necessity for this will be apparent, on considering that in this important branch no purchases have been made since the Union of the Provinces in 1841, which had left a vacuum, particularly in Law and History, it became highly desirable to fill up, in order to place the Library, in point of utility, on a par with those of other Legislative Institutions on this Continent.

Agreeably to the order of your Honourable House of the 27th March, 1845, measures have been taken to facilitate to Members, access to the Library, by the construction of a staircase thereto from the inner lobby of the House, thereby removing much of the inconvenience hitherto occasioned by its unavoidable location in a part of the building so distant from the

Legislative Chamber.
The numerous additions that have been made to the Library since the year 1842, when the last catalogue was printed, have rendered it advisable to prepare a new one, which has accordingly been done, and copies thereof will be distributed to Honourable Members without delay. In the compilation of the new catalogue, the same plan has been pursued which was adopted on the previous occasion, viz., by classification according to the subject matter of the works, Report, state of with an index of authors' names appended at the the Library. end; but much care has been bestowed on its preparation. The classification and general arrangement has been rendered more complete, and every effort made to render it, as much as possible, an improvement upon its predecessor. It also contains, in addition to the works procured since 1842, a catalogue of the valuable class of books relating to the history of America, which at the period above-mentioned were at Quebec, and have since been brought up and incorporated with the rest of the collection.

Various additions have been made to this collection since last Session; a list of which, as they were not included among the books ordered by the Library Committee of last Session, is appended to this Report.

List of works relating to the History of America, added to the Library since last Session-

Anspach's Newfoundland; 8vo. London, 1827. Burgoyne's Campaign; 12mo. Albany, 1844. Bibliotheca Americana; 4to. London, 1789.

Bollan's Importance of Cape Breton; Svo. London, 1746.

Burnsby's Travels in North America; 4to. London, 1798.

Burton's English Empire in America; 12mo. London, 1685.

Bollan on the Right to the American Fishery; 4to. London, 1764.

Bradford's American Antiquities; 8vo. New York, 1841.

Calvert's Novæ Novi Orbis Historiæ; 8vo. Genevæ, 1581,

Chevalier's History of the United States; 8vo. Boston, 1839.

Carrol's Journal of a Visit to Canada in 1776; 8vo. Baltimore, 1845.

Charlevoix's Voyage to America; 2 vols. London, 1761.

Catlin's American Indians; 2 vols. London, 1841. Dolrizhoffer's History of the Abipones; 3 Volumes, 8vo. London, 1822.

Dehæt, Notæ et Responsis. Amsterdam, 1643. Drake's Book of the Indians. Boston, 1841.

Denton's History of New York; 1845.

Force's Collections of American Historical Tracts; 3 Volumes. Washington, 1843. First Voyage of Columbus. Boston, 1827.

Farmer and Moore's Historical and Literary Journal; 3 Volumes

Farnham's Travels in California. New York, 1844. Greenhow's Memoir on North America, and Report on National Defences of the Sea Coasts of the United States.

Halkett's Historical Notes on the Indians. London, 1825.

Hollingworth's Nova Scotia. London, 1787.

Hinton's History of the United States; 2 Volumes. London, 1830-32.

Histoire de la Guerre, Poulin de Luminan. Géneve, 1757,

Lahontan's Voyage to America; 2 Volumes, 12mo. London, 1703.

L'Encyclopédie Canadienne, par Bibaud; 8vo. Montreal, 1842-43.

Mémoires des Commissaires du Roy sur les Possessions des deux Couronnes en Amérique; 4 Volumes, 4to. Paris, 1755. Moorsom's Letters on Nova Scotia. London, 1830.

Miller's Description of New York in 1693. London,

New York Historical Collections; 4 Volumes. Prince and Dawson's Sermons on Reduction of Louisbourg and Quebec. London, 1760.
Popple's American Atlas, on 20 sheets folio.

Prior Documents relating to the dispute with America, 1777.

Pictorial History of the American Revolution. Library. Picturesque Tourist through the N. and E. States to Canada, 12mo. N. Y. 1844.

Proceedings of the New York Hist. Society, 8vo. 1845.

Reeve's History of Newfoundland. London, 1795. Rélations des Jésuites pour les années 1650-51, and 1670-71. Paris.

Relation des Quatres Voyages de Colomb, par Navarette, 3 vols. Paris, 1828.

Relation du Bombardement de Québec, with an

English Version. Plymouth.

Smith's Narrative of Major Andre. London, 1808. Sagard—Le Grand Voyage du Pays des Hurons, 12mo. Paris, 1632.

Simcoe's Military Journal. N. Y. 1844. Stone's Life of Brandt, 2 vols. 1838. Stephen's Incidents of Travel in Yucatan, 2 vols.

1844.

Sparke's American Biography, () 6 vols. 12mo. Smith's Discovery of America, by the Northmen. London, 1839.
Transactions of the Ethnological Society.

Ten Years in Oregon; by Lee and Frost, 12mo. N. Y. 1844.

The War of the American Revolution.

Voyage de Hennepin, Edition de 1698. Utrecht. Walker's Expedition to Canada in 1710. London,

Wynne's Account of the Colony of Newfoundland, 12mo. 1662.

Winthrop's Journal, 2 vols. Boston, 1825. Wilke's Exploring Expeditions, 5 vols. 8vo.

The total number of Books now in the Library, exclusive of the American class, above referred to, is 8553, that class contains 960 volumes, making a total of 9513.

All which is respectfully submitted.

WILLIAM WINDER,

Librarian.

Also,

Chinity House

Accounts of the Trinity House, Quebec, for the year ended the 31st December, 1845, received in conformity to the 20th Section of the Act 4 and 5 | habitants of Eaton in the County of Sherbrooke. Victoria, Cap. 15.

(For the said Accounts, see Appendix E.)

Pentions : Corrects on.

The following Petitions were severally brought up and laid on the table:-

By Mr. Chauveau,-The Petition of Captain Joseph Bedard and others, of the County of Quebec; the Petition of the Reverend P. Roy and others, of the Petition of the Reverend P. Roy and others, of the County of Quebec; the Petition of J. B. Trudel, Esquire, and others, of the County of Quebec; the Petition of Jacques Légaré, Esquire, Mayor, of the Councillors and others, of the Municipality of the Parish of Ste. Foye, in the District of Quebec; and the Petition of Jean Baptiste Page and others, inha-bicarte of the Parish I' designed Lovette.

bitants of the Parish L'Ancienne Lorette.

By Mr. Meyers,—The Petition of the Municipal Council of the District of Victoria (relating to the Municipal Council Act); the Petition of the Municipal Council of the District of Victoria (relating to a macadamized road); and the Petition of the Municipal Council of the District of Victoria (relating to a Railroad Com-

By Mr. Petric,—The Petition of George Roe and

others, of the County of Russell.

By Mr. Price,—The Petition of the District Council of the Home District; the Petition of John Grubb and others, inhabitants of the Township of Yorh and of the Gore of Toronto; and the Petition of the Reverend W. Adam and others, Unitarian Christians of the City of Toronto.

By Mr. LeMoine,—The Petition of A. Suurageau and others, of the County of Huntingdon.

By the Honourable Mr. Attorney General Smith, Petitions The Petition of William Workman and others, of brought up. the District of Montreal.

By Mr. Macdonell of Dundas,-The Petition of Wishe Tegarehontie and others, Chiefs and Warriors, Iroquois, Algonquins and Nipissings, of St. Regis and other places.

By Mr. Jessup,—the Petition of the Reverend Robert Blakey and others, members of the United Church of England and Ireland, in the Township of Augusta, in the County of Grenville, in the Diocese of Toronto.

By Mr. Laurin,—The Petition of Jean Baptiste Miville Dechène, of St. Henry; the Petition of Julien Demers, Esquire, and others of the Parishes of Ste. Croix and St. Flavien in the County of Lotbinière; the Petition of the Reverend J. B. Potvin and others, of the County of Lotbinière; the Petition of the Reverend Louis Proulx and others, of St. Antoine de Tilly, and other Parishes in the County of Lothinière; and the Petition of the Reverend P. Patry and others, of the Parish of St. Giles, in the County

By Mr. Boulton,—The Petition of the Mayor, Aldermen and Commonalty of the City of Toronto. By Mr. Gowan,—The Petition of the Municipal Council of the District of Johnstown.

By Mr. Taché,—The Petition of the Honourable Antoine G. Couillard and others, of the County of

By Mr. Boutillier,—The Petition of G. Marchand and others, of the District of Montreal.

By Mr. De Witt,-The Petition of M. F. Valois and others, Inhabitants and Proprietors of Lachine and other Parishes.

By Mr. Méthot,--The Petition of L. M. Cressé and others, of the Parish of St. Jean Baptiste de Nicolet.

By Mr. Brooks,—The Petition of Thomas Steel and others, of the Counties of Sherbrooke and Drummond; the Petition of John Moore, Esquire, and others, of Westbury, and other Townships; the Petition of the Municipal Council of the Municipality of Ascot, and the Petition of H. N. Hill and others, in-

By Mr. Watts,-The Petition of Lieutenant Colonel P. J. Heroux and others, landholders of the Township of Warwick; the Petition of the Reverend Clovis Gagnon and others, of the Township of Stanfold and places adjoining.

By Mr. Solicitor General Taschereau,—the Petition of Charles Robertson, Esquire, and others, Inhabitants of Pointe Levi, in the District of Quebec; and the Petition of Louis Joseph Laverrier, and others, Inhabitants of the Parish of St. Bernard, in the County of Dorchester.

By Mr. Chabot,—the Petition of the Directresses and Managers of the Charitable Association of the Roman Catholic Ladies of Quebec; the Petition of Augustin Gauthier, junior, of Quebec, Inspector of Anatomy; the Petition of the Society of Education of the District of Quebec; the Petition of Roderick M'Gillis, and others, licensed Cullers of Quebec, (relating to a Mutual Relief Society); the Petition of Roderick M'Gillis and others, Cullers and Inspectors of Timber, (relating to the Quebec Cullers Benevo-lent Society;) and the Petition of Messieurs Bur-roughs and Huot, Prothonotary of the Court of Queen's Bench for the District of Quebec.

By Mr. Macdonald of Kingston,—the Petition of J. Ferrier, Esquire, and others, Inhabitants of the Province of Canada; and the Petition of Henry Gildersleeve and others.

By Mr. Smith of Frontenac,—the Petition of the Venerable George O'Kill Stuart, L.L.D., and others members of the United Church of England and Tre-

Message from His Excellency

Petitions brought up.

land, in the Parish of St. George, Kingston, in the Diocese of Toronto.

By the Honourable Mr. Aylwin,—the Petition of Thomas Ainslie Young, Esquire, of the City of Quebec; and the Petition of the Quebec Board of Trade, (relating to a Custom House.)

County or Election.

Mr. Williams, Chairman of the Select Committee appointed to try the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, reported that the Committee met this morning at ten o'clock, pursuant to adjournment; but, in consequence of the absence of Mr. Lacoste, a Member of the Committee, they were unable to proceed to business.

County of Middlesex Election.

Mr. Williams, from the Select Committee appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present Parliament, reported that the Committee met this day, pursuant to adjournment; but could not proceed to business, in consequence of the absence of their Chairman Mr. Dickson, and of Mr. Lucoste.

County of Ox-

Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met this morning at ten o'clock, pursuant to adjournment; but, in consequence of the absence of Mr. Dickson, Mr. Lacoste, and Mr. Bertrand, Members of the Committee, they were unable to proceed to

Members to atcend in their Ordered, That Mr. Dickson, Member for the Town of Niagara; Mr. Lacoste, Member for the County of Chambly, and Mr. Bertrand, Member for the County of Rimouski, do severally attend in their places in this House at the next Sitting

Mr. Smith of Frontenac, moved, seconded by Mr. ford Election. Macdonell of Dundas, that the Sclect Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, having been unavoidably reduced to less than nine Members, and having so continued for the space of three Sitting days, is dissolved.

On motion of Mr. Hall, seconded by Mr. Duggan, Ordered, That the further consideration of the said motion be postponed until Thursday next.

County of Halton Election.

Ordered, That the Select Committee appointed to try the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, have leave to adjourn until Monday next at ten o'clock, A. M., in consequence of the Commission issued thereon not having been returned.

Message from

The Honourable Mr. Daly, one of Her Majesty's His Excellency the Administrator of the trater.

Executive Council, delivered to Mr. Speaker a Mestrator. Government, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:-

CATHCART.

The Administrator of the Government transmits, the Adminis for the information of the Legislative Assembly, trator. Copies of the Despatches from the Secretary of State enumerated in the annexed Schedule, conveying the gracious Answers which the Queen has been pleased to direct to be returned to the several Addresses to Her Majesty adopted during the last

GOVERNMENT HOUSE, 24th March, 1846.

SCHEDULE of Despatches accompanying Message of the Despatches.

24th March, 1846.

NO.	DATE.	Subject.
	1845.	
365	3d April	In reply to Address of Assembly respecting Duties on Colonial built Shipping.
. 393	20th June	In reply to Address of Assembly on behalf of Alexander M'Leod.
396	26th June	In reply to joint Address on behalf of Mr. Crooks.
404	30th July	In reply to Address of Assembly, praying for a reduction of Duty on Canadian To- bacco.
	1846.	
17	3d February	In reply to joint Address on the subject of the regulation of Colonial Trade and Navigation, and the extension of the privileges of Naturalization when cou-
20	3d February	ferred by Provincial enactment. In reply to joint Address respecting the use of the French language in Legislative Records.

(Copy.) No. 365.

DOWNING STREET, 3rd April, 1845.

My Lord,

I have laid before the Queen the Address to Her Majesty, from the Legislative Assembly of Canada, enclosed in your Despatch of the 3rd of February last, No. 213, and deprecating the imposition of Duties, by any Parliamentary enactment, upon Shipping built within Her Majesty's Colonial Dominions.

I have received Her Majesty's Commands to instruct your Lordship to assure the House of Assembly, that no such measures as those referred to in the Address, have ever been contemplated by Her Majesty's Government.

I have, &c.

(Signed,) STANLEY.

The Right Honourable Lord METCALFE, G. C. B., &c. &c. &c.

(Copy.) No. 393.

> DOWNING STREET, 20th June, 1845.

My Lord,

I have to acknowledge the receipt of your Lordship's Despatch of the 7th April, in which you enclose an Address to the Queen from the Legislative Assembly of Canada, and a Report from a Committee of that House, bringing under the consideration of Her Majesty the losses sustained by Alexander M'Leod, in consequence of his imprisonment in the United States, on the charge of having assisted in the destruction of the Caroline.

I have laid this Address before the Queen, and have received Her Majesty's Commands to instruct your Lordship to acquaint the House of Assembly, that Her Majesty cannot acknowledge that Alexander M'Leod has a valid title to be indemnified at the expense of Her Majesty's Treasury for the losses which

he may have incurred by the proceedings instituted against him by the authorities of the United States of America, in the year 1840. Her Majesty omitted no practicable effort to obtain for Alexander M'Leod redress from the Government, and from the legal My Lord, Tribunals of the United States, and must decline to admit any further responsibility on his account.

(Signed,)

I have, &c.

STANLEY.

The Right Honourable Lord METCALFE, G. C. B., &c. &c. &c.

(Copy.) No. 396.

> DOWNING STREET, 26th June, 1845.

MY LORD,

I have received and laid before the Queen the joint Address to Her Majesty from the Legislative Council and the Legislative Assembly of Canada, which accompanied your Despatch, No. 247, of the 8th April, praying that Her Majesty would cause measures to be adopted for procuring indemnification from the Government of the United States for Mr. Crooks, whose vessel, the Lord Nelson, was captured by an American Cruiser previously to the Declaration of War in 1812; and further praying that, if indemnification be withheld, Her Majesty would cause such other proceedings to be adopted as would have the effect of obtaining redress for Mr. Crooks.

Her Majesty has commanded me to instruct Your Lordship to acquaint the Houses of Legislature, that the conclusive opinions which have, at different times, been pronounced by the Legal Advisers of the Crown upon Mr. Crooks' application for redress, preclude Her Majesty's Government from remonstrating with the Government of the United States upon this subject with any prospect of success, and that Her Majesty, not having any means at Her disposal of affording Mr. Crooks indemnification for his loss, is unable to comply with the application preferred on his behalf by the two Houses of Legislature in Canada for relief in some other shape.

I have, &c.

STANLEY. (Signed,)

The Right Honourable Lord METCALFE, G. C. B., &c. &c. &c.

(Copy.) No. 404.

Downing Street, 30th July, 1845.

My Lord,

I have received and laid before the Queen, Your Lordship's Despatch, No. 249, of the 10th of April, enclosing a Petition from the Legislative Assembly of Canada, praying for a reduction in the Duty upon Tobacco grown in that Province, when imported into Great Britain.

I have to inform Your Lordship, in answer, that Her Majesty has been pleased to receive this Petition very graciously. But as the principle of equalizing the Duties on Foreign and Colonial Tobacco has been so recently decided upon in Parliament, I have

I have, &c.

STANLEY. (Signed)

The Right Honourable The Lord METCALFE, G. C. B., &c. &c. &c.

(Copy.) No. 17.

Despatch

DOWNING STREET, 3rd February, 1846.

On the 18th September last, my Predecessor in this Office, in his confidential Despatch of that date, , promised that the views of Her Majesty's Government on the subjects embraced in the joint Address of the two Houses of the Canadian Legislature, of the of , should be signified to Lord Metcalfe, as soon as might be possible after the meeting of the Cabinet in November last.

Circumstances, to which it is needless to refer to more particularly, having prevented the fulfilment of that intention by Lord *Stanley* himself, it now de-

volves on me to carry it into execution.

I have laid before the Queen the joint Address of the two Houses, and have had the honour to submit to Her Majesty the views of Her Majesty's confiden-tial Advisers as to the proper course to be taken in reference to each of the topics embraced in that Ad-

The Queen having been pleased to approve and sanction the advice thus tendered to Her Majesty, has commanded me to explain those views to Your Lordship, for the information of the Legislative Council and Assembly, to whom Your Lordship will therefore communicate a Copy of this Despatch, as explanatory of the conclusions which Her Majesty has been pleased to adopt and sanction.

I have also to instruct Your Lordship to acquaint the two Houses of Provincial Legislature, that their Petitions, to either House of Parliament, were presented during the last Session: to the House of Lords by Lord Stanley, and to the House of Commons by Mr. Hope.

An important question was brought, in the above Address, under the notice of my predecessor, with respect to the imposition of differential Duties upon Goods brought into Canada, otherwise than by sea. The purpose of such Duties would avowedly be, to offer a premium upon traffic by way of the St. Lawrence, as compared with traffic by way of New York, and other parts of the United States.

In respect to any proposal having this object, Her Majesty's Government have to consider, in the first place, whether they shall adopt such a policy, make it their own, and introduce measures into the Imperial Parliament for the purpose of giving effect to it; in the second, whether, if they are not inclined to such a course, they shall still leave it open to the Provincial Legislature to deal with the question as one of inter-

nal, rather than of Imperial concern.

Upon the first of these points I have to acquaint you that Her Majesty's Government do not intend to propose to Parliament any measure for the imposition of new differential Duties upon Goods brought into Canada by land carriage and Inland Navigation. Their opinion is that both the St. Lawrence and the route of the United States have their own commercial The Imperial Statutes already throw advantages. an additional weight, which I hold to be not inconsiderable, into the scale of the former route, and I do not think it would either be advisable in the particular case, or befit the commercial policy of the British Legislature, that it should undertake further to effect the competition between them.

As a consequence of what I have already stated, you will readily infer, that I cannot authorize your not felt myself at liberty to bring that subject again Lordship to recommend the introduction of any mea-under the consideration of the Legislature. sure of the kind, with the authority which you possess as the Representative of Her Majesty.

But on the other hand I must give a different reply to the question, whether you are to intimate disapproval of such a measure if you should find it to be unequivocally demanded by the general sentiment of

the community, and should be presented to you for

Legislative sanction.

You are aware that it is a rule of Imperial policy generally to reserve to Parliament the consideration of any question of differential or protective Duty which may arise in the Colonies. Not refusing to make due allowance for subsisting irregularities of practice in this respect, I am desirous in prospective Legislation, to adhere to this maxim. But I grant that it is more strictly applicable to maritime commerce than to the case of a Colony having direct and extended relations, along a frontier of many hundred miles, with a foreign country. Your Lordship is therefore authorized to view the question as one to be determined according to the convictions of the people of Canada, whatever they may be, when constitutionally brought before you in the form of a Legislative measure.

With regard, however, to the form of any such enactment, supposing it to be introduced into discussion, I would suggest what appears to Her Majesty's Government a decided improvement upon that which is employed in the Act of the last Session "for grant-"ing Provincial Duties of Customs." The lower rate of duty, when a distinction is made, should be extended to "Goods imported otherwise, than by Sea, "from a British Possession," as well as to Goods imported by Sea. The practical or commercial effect of the change might be trivial; but it would obviate an objection of general principle to an arrangement under which importation from a British Possession is, under given circumstances, made subject to a heavier burden than direct maritime importation from a foreign country.

But I have also to notice another portion of the Address of the Legislative Council and Assembly, transmitted by Lord *Metcalfe* with his Despatch of the 1845, which prays that the provisions of the English Navigation Law may be extended to the Inland Waters of *North America*.

Her Majesty's Government are of opinion that the time has not yet arrived when they would be enabled to examine that question in a manner befitting its importance.

In the preceding part of this Despatch, I have had occasion to state the principles upon which Her Majesty's Government are prepared to act with respect to the imposition in *Canada* of inland, or even of avowedly differential Duties.

Your Lordship is aware that the general maxims on which such Duties are founded, do not command the assent of Her Majesty's Government. They must be justified, if justified at all, upon the ground of special circumstances. Among the special circumstances bearing upon their merits, in the case of Canada, the deliberate and well ascertained inclinations of the people must hold a prominent place. I conceive that the points suggested by my review of the Customs Act of last year, and the consideration of the call for countervailing Duties to meet the effect of the American Drawback Act, will put me much more fully in possession than I am at present, of the state of the public sentiment in Canada. Her Majesty's Government would indeed pay great regard under any circumstances, to an Address from both Houses of the Provincial Legislature. But it is manifest, I apprehend, that I cannot fully appreciate the views and intentions with which the Address now under discussion was framed, until I shall have before me the proceedings of the approaching Provincial Session, and shall perceive from them, in what form, and to what degree, the Legislative Council and Assembly may be disposed to act in matters placed within their control upon the principles which the Address recommends to Parliament.

Another reason which has had its influence in pro-Despatches. ducing this conclusion has been, that there appears to be a probability of change in the Navigation Law of the *United States*, and that it would be well to know, what as yet can only be surmised of the views and intentions entertained in that country with regard to it, especially as proceedings there might have a material effect upon general opinion in *Canada*.

And I must request Your Lordship carefully to avoid anticipating the advice which Her Majesty's Government might hereafter tender to the Crown upon the subject to which this Despatch refers, as it is their intention to reserve an unfettered discretion

in regard to it.

Such being the views of Her Majesty's confidential Advisers on the subject of the extension to the Inland Waters of Canada, of the Navigation Acts, we have not been able to advise the Queen to return any specific answer at present to so much of the joint Address as relates to that subject. Your Lordship will therefore inform the Legislative Council and Assembly that for these reasons, that part of their Address is reserved for Her Majesty's further consideration.

Lam commanded by the Queen to instruct Your Lordship to signify to the Legislative Council and Assembly, that having considered that part of their joint Address which refers to an extension of the privileges of naturalization, when conferred by Provincial enactment, Her Majesty has directed that the necessary steps be taken for giving effect to their wishes. Her Majesty's Government therefore propose to recommend to Parliament the enactment of a Law for this purpose.

I have, &c.

(Signed,) W. E. GLADSTONE.

Lieutenant General,

Earl Cathcart, K. C. B., &c. &c. &c.

(Copy.) No. 20.

Downing Street, 3rd February, 1846.

MY LORD,

I have laid before the Queen the joint Address of the Legislative Council and Assembly of Canada, on the subject of the alteration of the Act for the Reunion of Canada, so far as respects the use of the French Language.

I have also laid before the Queen your Despatch of the 8th of March, 1845, No. 287, which transmits

the above Address.

From regard to the wishes thus expressed by Her loyal subjects, Her Majesty is inclined to entertain the prayer of that Address, and authorizes you to make a communication accordingly to the Legislative Bodies at the opening of the Sesson.

Inasmuch, however, as it would not be practicable to obtain from Parliament, with convenience, the change which is required in the Act of Re-union so early as to take effect upon the proceedings of the coming Session in Canada, and as it is obviously far from desirable that reiterated applications should be made for the alteration of a Constitutional Statute of so much importance, Her Majesty's Government do not propose to take any step of that nature until I shall have become acquainted with the proceedings of the Provincial Legislature, and shall have learned whether they may give occasion for inserting in one and the same amending Bill, together with a Provision relating to the exclusive use of the Esglish Language, another modification of the provisions of the Act of

Re-union which might possibly become necessary under the powers conveyed to Your Lordship in my Despatch of this date, relating to the Civil List.

I have, &c.

(Signed,)

W. E. GLADSTONE.

Licutenant General,

The Earl CATHCART, K. C. B., &c. &c. &c.

Message, &c. to be printed.

Ordered, That two hundred and fifty copies of the Members of this House.

Limits of Bytown Bill.

Bytown, and to establish a Town Council therein.

He accordingly presented the said Bill to the House, and the same was received and read for the first time and ordered to be read a second time, on Monday, the thirteenth of April next.

On motion of Mr. Chauveau, seconded by Mr. Chabot.

Quebec Turnpike Trust.

Resolved, That an humble Address be presented to His Excellency the Administrator of the Government, praying he will cause to be laid before this House, copies of all Accounts, Reports, Statements, and Documents thereto relating, which may have been transmitted to the Head of the Government from and since the month of November, 1844, to the present day, by the Trustees of the Quebec Turnpike Trust, pursuant to the Ordinance and Statutes relating thereto.

Ordered, That the said Address be presented to His Excellency the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Attorney General Smith,

House in Committee on District Courts Act of U. C.

Resolved, That this House do now resolve itself into a Committee of the whole House on the propriety of amending the Schedule to the Act passed last Session, intituled "An Act to "amend, consolidate, and reduce into one Act "the several Laws now in force establishing or " regulating the practice of District Courts in "the several Districts of that part of this Pro-"vince formerly Upper Canada."

The House accordingly resolved itself into the said Committee.

Mr. Boulton took the chair of the Committee; and after some time spent therein,

Mr. Speaker resumed the chair;

And Mr. Boulton reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Ordered, That when this House doth adjourn, it will adjourn until Thursday next.

Then, on motion of Mr. Smith, of Frontenac, seconded by Mr. Boulton,

The House adjourned.

Jovis, 26° die Martii.

Anno Nono, Victoria Regina, 1846.

George Monro, Esquire, Member for the Third A Member Riding of the County of York, having previously taken the oath according to law, and subscribed, before the Commissioners, the roll containing the same, took his seat in the House.

the said Message, and of the Documents accompreceived the Report of the Commissioners appointed ford Election. panying the same, be printed in each of the to take evidence in the matter of the contested Elec-English and French Languages for the use of tion for the County of Oxford.

Mr. Speaker laid before the House, a Statement of Champlain Ordered, That Mr. Stewart, of Bytown, have the Affairs of the Champlain and St. Lawrence Rail- and St. Law leave to bring in a Bill to define the limits of road, as required by the 49th section of the Act 2nd rence road. Wm. IV., cap. 58, of the late Province of Lower Canada, for the year 1845.

The said Statement is as followeth:-

STATEMENT of the Cost of the Champlain and St. Lawrence Railroad and Appurtenances, and also the Receipts and Expenditure upon the same, together with the amount of Tonnage and Passengers transported by the Company for the Season or Year 1845, as required by the 49th section of the Act 2nd Wm. IV., cap. 58.

. Period.		No. of Tons Freight.		Total Expenditure.		
For the Year 1845.	47,855	13,514	£20,100	£14,503 13 4		
Total Cost of Railr	oad and App	urtenances to	date, £5	2,961 10a. 1d.		

W. D. LINDSAY, Commissioner.

Railroad Office, Montreal, 10th March, 1846.

I, W. D. Lindsay, do make oath that the present Statement is just and true in every particular to the best of my knowledge and belief.

W. D. LINDSAY.

Sworn before me this 11th March, 1846.

W. Hall. *J. P.*

The following Petitions were severally brought up Petitions and laid on the table:-

By Mr. Christie,-the Petition of T. Spruen of Montreal.

By Mr. Sherwood of Brockville,—the Petition of D. B. O. Ford and others, of the Town of Brockville, in the District of Johnstown.

By the Honourable Mr. Papineau,—the Petition of the Reverend Messire Ducharme and others, Members of the Corporation of the College of Ste. Thérèse de Blainville; and the Petition of John Morris, Esquire.

By Mr. Stewart of Bytown,—the Petition of Hamnett Pinhey, Esquire, Warden of the Municipal District of Dalhousie.

By Mr. Petric,—the Petition of William Lough and others, inhabitants of the County of Russell.

By Mr. Cameron,—the Petition of John Lamb and others, inhabitants of the Township of Warwick; and the Petition of William Dixon and others, inhabitants of the Township of Warwick.

By Mr. Cummings,—the Petition of the Reverend John Anderson and others, members of the United Church of England and Ireland, in the Township of Bertie, in the Diocese of Toronto.

By Mr. Chalmers,—the Petition of John Lyon and others, inhabitants of the Township of Esquesing, in the Gore District; and the Petition of William Peacock and others, lessees and occupants of Clergy Reserves in the Township of Trafalgar, in the District of Gore.

Petitions brought up. By Mr. Ermatinger,—the Petition of John Prince, Esquire, President of the Niagara and Detroit Rivers Railroad Company, and others, freeholders and inhabitants of Upper Canada.

By the Honourable Mr. Moffatt,—the Petition of John E. Mills, Esquire, Chairman of the Committee of Management of the Champlain and St. Lawrence Railroad Company; and the Petition of the President and Governors of the Moutreal General Hospital.

By Mr. Woods,—the Petition of Richard E. Vidal, Commander, of the Royal Navy.

By Mr. Méthot,—the Petition of L. M. Cressé, Esquire, Mayor and others, the Councillors of the Municipality of the Parish of St. Jean Baptiste de Nicolet.

By Mr. Guillet,—the Petition of Pierre J. Trépanier and others, of the Parish of St. Stanislas, in the

County of Champlain.

By Mr. Chauveau,—the Petition of Jacques Légaré, Esquire, and others, inhabitants of the Parish of Ste. Foye and its neighbourhood, (relating to certain roads); and the Petition of Jacques Légaré, Esquire, and others, inhabitants of the Parish of Ste. Foye and its neighbourhood, (relating to a certain Tollgate.)

By Mr. Duggan,—the Petition of Robert Easton Burns, Esquire, Judge of the District Court of the

Home District.

By Mr. Prince,—the Petition of the Reverend William Ritchie and others, members of the United Church of England and Ireland, in the Diocese of Toronto.

By the Honourable Mr. Aylwin,—the Petition of Horatio N. Patton, Esquire, and others, citizens of Quebec, and inhabitants of the Parish of Point Levy; and the Petition of James Dean, Esquire, and others, merchants of Quebec.

Petitions read.

Pursuant to the Order of the Day the following Petitions were read:—

Of George W. Foot, Esquire, and others, of the Townships of Harwich, Dover, Chatham, and Sombra; praying for the construction of a Road from Chatham to Dover.

Of Isaac Law and others; praying that the Laws relating to the solemnization and registering of marriages, and enregistering of baptisms, may be so amended as to extend the privileges thereof to the Associate Presbyterian Synod of North America.

Of the Reverend William H. Gunning and others, members of the United Church of England and Ireland, in the County of Leeds, in the Diocese of Toronto; of R. Henry and others, members of the United Church of England and Ireland, in Cobourg and its vicinity, in the Diocese of Toronto; of the Reverend Jonathan Shortt and others, members of the United Church of England and Ireland, in Port Hope; of the Reverend Thomas B. Read and others, members of the United Church of England and Ireland, in the Parish of Port Burwell, in the Diocese of Toronto; of the Reverend Francis William Sandys and others, members of the United Church of England and Ireland, in Howard and other Townships, in the Diocese of Toronto; of the Reverend Robert Blakey and others, members of the United Church of England and Ireland, in the Township of Augusta, in the County of Grenville, in the Diocese of Toronto; and of the Venerable George O'Kill Stuart, L. L. D., and others, members of the United Church of England and Ireland, in the Parish of St. George, Kingston, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Municipal Council of the District of Simcoe; Petitions repraying that the Common School Act may be so amended that the Municipal Councils can collect as well as assess the School Taxes.

Of the Municipal Council of the District of Sincoe; praying to be empowered to levy a tax upon the wild lands in the said District.

Of John Urquhart and others, of the Townships of Trafalgar, Esquesing, and Erin, in the Home and Gore Districts, praying to be incorporated as a Joint Stock Company, for the purpose of constructing a Plank or Macadamized Road from Oakville through the said Townships.

Of the Municipal Council of the District of Niagara; praying that the Act 8 Vict. Cap. 26, imposing a certain tax on rateable property, may be repealed, so far as it relates to the said District.

Of the President, Directors and Company of the Great Western Railroad; praying for certain amendments to their Act of Incorporation,—and that they may be empowered to erect or contract for a Magnetic Telegraph along the line of the said road.

Of the President, Directors and Company of the Great Western Railroad; praying for certain amendments to the Act Incorporating the said Company.

Of C. Jackson and others, Trustees of the Charleston Academy; praying for aid in support of the said Institution.

Of Donald Cameron, of the Township of Thorah, in the Home District; complaining that certain lands which ought to have been granted to him and his followers by the Executive Government, have been withheld,—and praying relief.

Of E. Guy, Esquire, and others, residing on the Lower Lachine Road; praying that the whole line of the said Road may be Macadamized, or otherwise that they may be exempted from the payment of toll.

Of Toussaint Meloche and others, of the Parishes of Ste. Geneviève, in the Island of Montreal, and St. Raphaël in l'Isle Bizard; praying that the road from l'Abord à Plouffe to the village of Ste. Geneviève may be placed under the controll of the Commissioners of turnpike roads, to be by them improved.

Of Marie Honorine Pinsoneault (dite St. Joseph) and others, the Religious Sisters of Charity of the Hotel Dieu of the Parish of St. Hyacinthe, in the County of St. Hyacinthe; praying for the passing of

an Act of Incorporation.

Of the Reverend George L. Lemoine and others, of the County of Quebec; praying that a new Bridge may be erected across the River St. Charles; or that if the present bridge be acquired from the proprietors, and placed under the controll of the Turnpike Trustees, no higher tolls may be exacted than those established by the 8th Vict. cap. 55.

Of Dominique Lefrançois and others, of the Parish of St. Ambroise de la Jeune Lorette; praying for the passing of an Act to exempt the District of Quebec from the operations of the Ordinances relating to winter vehicles.

Of the Municipal Council of the District of Wellington; praying for the establishment of Township Councils.

Of Henry Ruttan and others, of the Township of Hamilton, in the District of Newcastle; praying to be incorporated as a Joint-Stock Company, for the purpose of constructing a Road, and establishing a Ferry, from the Town of Cobourg to Gore's Landing.

Of Jean Marie Robitaille and others, of the Parish of L'Ancienne Lorette; praying for the repeal of two certain. Ordinances relating to winter roads and winter vehicles, in so far as regards certain places therein mentioned.

Of Pierre Bussière and others, of the Parishes of St. Henri and St. Isidore, in the County of Dorches-

Petitions read ter; praying to be continued in the possession and Of the Municipal Council of the District of Vic-privileges of a Mill erected by him in the Parish of toria; praying for aid to construct a Macadamized St. Isidore, for a certain limited time.

Of Francois Laroche of the Parish of St. Augustin, in the County of Portneuf; praying to be indemni-toria; praying that a Charter be granted to a Comfied for certain expenses incurred by him as Clerk of pany, by the name of "The Wolfe Island, Kingston, the Division Court in the Inferior District of Quebec. and Toronto Railroad Company."

Of William Hall, Esquire, and others, of the Town-

of Cornwall; praying to be relieved from the payment of District Rates for the support of the Administration of Justice in Criminal Cases, and for certain amendments to their Act of Incorporation.

praying that measures may be adopted for vesting in pany, for the purpose of constructing a certain road, them, for the benefit of the Church of England, such Of the Reverend W. Adam and others, Unitarian a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of Pierre Garette and others, of the Parish of St. Antoine de la Bair du Febere, in the County of Ya-Huntingdon; praying that a Turnpike Road be made masha; praying that they may be allowed to use their from the Village of Laprairie to the Province Line. ordinary winter vehicles and carriages.

Common School Act.

Of James Pearson and others, of the Township of in the United States. Hillier, in the District of Prince Edward; praying for a new survey of the 3d Concession of the said Township.

Of John Felton, Esquire, of the Town of Sherbrooke; praying to be compensated for loss sustained by a certain change affecting him as Agent of Crown Lands in the Districts of Sherbrooke, Nicolet and Missisquoi.

Of the Reverend Richard Lonsdele and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Municipal Council of the Eastern District; praying for a grant of £650, to improve a certain part of the road leading from the Township of Matilda to of Lotbinière; praying that the Registry Office be re-

the Town of Cornwall.

Of Captain Joseph Bedard and others, of the County of Quebec; praying that the Dorchester Bridge, over the River St. Charles, be purchased at the public expense, and moderate tolls established upon it—or that they may be permitted to build a free Bridge over the said River.

Of the Reverend P. Roy and others, of the County of Quebec; praying that the Route Ste. Claire to La Jeune Lorette may be improved at the public expense, and placed under the controll of the Trustees of the Quebec Turnpike Roads, under certain conditions

Of J. B. Trudelle, Esquire, and others, of the County of Quebec; praying that the Winter Roads Ordinances be repealed, as far as regards the District of Quebec.

Of Jacques Légaré, Esquire, Mayor, and the Councillors and others of the Municipality of the Parish of Ste. Foye, in the District of Quebec; praying a further suspension of the Winter Roads Ordinances as to the District of Quebec.

Of Jean Baptiste Pagé, and others, inhabitants of the Parish of L'Ancienne Lorette; praying an amendment to the Act of last Session relating to the Turnpike Roads near Quebec.

Of the Municipal Council of the District of Victoria; praying for a certain amendment to the Municipal Council Act.

Of the Municipal Council of the District of Vic- Potitions read-Road from Madoc to Belleville and to Madawaska.

Of the Municipal Council of the District of Vic-

Of George Roe and others, of the County of Rusships of Broughton, Tring, Forsyth, Lambton, and sell; praying that the share of the Clergy Reserves Leeds, in the County of Megantic; praying for a accruing to the Episcopal Church, may not be made grant to open a road from Tring to Leeds.

Of the President and Board of Police of the Town

Of the District Council of the Home District;

praying for certain amendments to the Municipal Council and Common School Acts.

Of John Grubb and other inhabitants of the Townin amendments to their Act of Incorporation. | ship of York and of the Gore of Toronto; praying Of the Church Society of the Diocese of Toronto; for an Act of Incorporation as a Plank Road Com-

> Christians of the City of Toronto; praying that the Societies of Unitarian Christians may be placed upon an equality with other religious bodies in the Province.

> Of A. Sauvageau and others, of the County of

Of William Workman and others, of the District Of Moyse Lemire and others, of the Parish of St. of Montreal; praying that an Act of Incorporation Antoine de la Bnie du Febere, in the District of may be granted to a Company for the purpose of Three Rivers; praying for certain amendments to the constructing a Railroad to the Province Line, to form a complete line of Railroad from Montreal, to Boston

Of Wishe Tegarihontie and others, Chiefs and Warriors, Iroquois, Algonquins, and Nepissings, of St. Regis and other places; praying for the passing of an Address to Her Majesty to continue to them

their annual allowances

Of Jean Bte. Miville Decliène, of St. Henry; praying to be indemnified for the loss of his schooner while in the service of the Government in the year

Of Julien Demers, Esquire, and others, of the Parishes of Ste. Croix and St. Flavien, in the County of Lotbinière; praying that the Registry Office for the County be removed from Lotbinière to Ste. Croix.

Of the Reverend J. B. Potvin and others, of the County of Lotbinière; praying an aid to repair two Bridges in the Parish of Ste. Croix.

Of the Reverend Louis Proulx and others, of St. Antoine de Tilly, and other Parishes in the County

moved from Lotbinière to St. Antoine de Tilly.

Of the Reverend P. Patry and others, of the Parish of St. Giles, in the County of Lotbinière; praying for the passing of an Act to establish the Registry Office of the said County at St. Antoine de Tilly.

Of the Mayor, Aldernien and Commonalty of the City of Toronto; praying that the duplicates of Works now in the Library of the Legislature, as well as certain Geological Specimens, may be placed in deposit in the said City for the benefit of the citizens thercof.

Of the Municipal Council of the District of Johnstown; praying that the existing law relating to Division Courts may be repealed or amended.

Of the Honourable Antoine G. Couillard and others, of the County of l'Islet; praying that measures be adopted to prevent the total destruction of the Wild Fowl in the said County.

Of G. Marchand and others, of the District of Montreal; praying that measures be adopted for ascertaining and compensating the damages they have sustained by the making of the Chambly Canal.

Of M. F. Valois and others, inhabitants and proprietors of Lachine and other Parishes; praying the extension of the Lachine Turnpike Road through Pointe Claire to Ste. Anne's.

Of L. M. Cresse, Esquire, and others, of the Parish of St. Jean Baptiste de Nicolet; praying that

Petitions read. Courts of Justice may be established on the south side of Lake St. Peter and of the River St. Law-rence, in the District of Three Rivers.

Of Thomas Steel and others, of the Counties of Sherbrooke and Drummond; praying that aid may be afforded to the Quebec and Melbourne Railroad Com-

Of John Moore, Esquire, and others, of Westbury and other Townships; praying that the Road from the Province line in Hereford to the River St. Francis in Westbury may be completed.

Of the Municipal Council of the Municipality of Ascot; praying for certain amendments to the Mu-

nicipal Council and Common School Acts.

Of H. N. Hill and others, inhabitants of Eaton, in the County of Sherbrooke; praying for certain amendments to the Municipal Council and Common School Acts.

Of Lieutenant Colonel P. J. Héroux and others, landholders of the Township of Warwick; praying that a Road may be opened from the St. Gregoire Road through the Townships of Aston, Horton, and Warwick, to the line of Arthabasha.

Of the Reverend Clovis Gagnon and others, of the Township of Stanfold and places adjoining; praying for aid to open a Road from Stanfold to the St.

Francis in Grantham.

Of Charles Robertson, Esquire, and others, inhabitants of Point Levi, in the District of Quebec; praying that the Ordinances relating to Winter Roads be repealed in so far as regards the Districts of Quebec and Gaspé, and that part of the District of Three Rivers which is or was in the Municipal District of

Of Louis Joseph Laverrier and others, inhabitants of the Parish of St. Bernard, in the County of Dorchester; praying that the Act for establishing Councils be repealed; that enregistration be rendered less expensive; that petty jurymen be paid; that a sum be granted for the improvement of the River Chaudiere; and that an aid be granted to the poor of the Parish of St. Bernard.

Of the Directors and Managers of the Charitable Association of the Roman Catholic Ladies of Quebec; praying for aid to rebuild a house occupied by the Orphans under their care, destroyed by the late

fire in the said city.

Of Augustin Gauthier, junior, of Quebec, Inspector of Anatomy; praying that a salary or other compensation be allowed him in addition to his fees under the Act.

Of the Society of Education of the District of Quebec; praying the usual annual aid, and an additional sum to enable them to defray the cost of reconstructing their Schools destroyed by the late

Of Roderick M'Gillis and others, licensed Cullers of Quebec; praying for a grant out of the Fees arising from the Culling and Measurement of Lumber, in aid of a relief fund for their mutual support.

Of Roderick M'Gillis and others, Cullers and Inspectors of Timber; praying to be incorporated as "The Quebec Cullers Benevolent Society."

Of Messieurs Burroughs and Huot, Prothonotary of the Court of Queen's Bench for the District of Quebec; praying to be authorized to have copies of the Registers of Baptisms, Marriages, and Burials of the District of Quebec, from the year 1681 to the present time, made for their preservation; and that a grant be made for that purpose.

Of J. Ferrier, Esquire, and others, inhabitants of the Province of Canada; praying for an Act of incorporation to enable them to construct a Railroad from Montreal to the waters of Lake St. Louis, in the

Parish of Lachine.

Of Henry Gildersleeve and others; praying to be incorporated into a Company, for the purpose of

constructing a Railroad from Wolfe Island, in the Petitions; read

Midland District, to Toronto, in the Home District.
Of Thomas Ainslie Young, Esquire, of the City of Quebec; praying for the payment of a certain amount due him as Auditor General of Public Accounts for the Province of Lower Canada.

Of the Quebec Board of Trade; praying for a grant to provide a New Custom House in the said City.

Resolved, That the Petition of E. Guy, Esquire, Petitions. and others, residing on the Lower Lachine ferred:
Road, be referred to a Select Committee, com- E. Guy and posed of Mr. Leslie, the Honourable Mr. Viger, others Mr. De Witt, Mr. Colvile, and Mr. Lemoine, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of Toussaint Meloche Toussaint Mand others, of the Parishes of Ste. Geneviève, in others. the Island of Montreal, and St. Raphaël, in l'Ile Bizard, be referred to the said Committee.

Resolved, That the Petition of Marie Honorine Sour St. Pinsoneault (dite St. Joseph) and others, the Re-Juseph of ligious Sisters of Charity of the Hotel Dieu of Hyacinthe. the Parish of St. Hyacinthe, in the County of St. Hyacinthe, be referred to a Select Committee, composed of Mr. Boutillier, Mr. Franchère, Mr. Berthelot, Mr. Nelson, and Mr. Taché, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of the Church Society Church Soof the Diocese of Toronto, be referred to a Select ciety. Dioc Committee, composed of the Honourable Mr. Toronto. Solicitor General Sherwood, the Honourable Mr. Moffatt, the Honourable Mr. Aylwin, Mr. Gowan, and Mr. Boulton, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of R. Henry and others, R. Henry and members of the United Church of England and others. Ireland, in Cobourg and its vicinity, in the Diocese of Toronto; and the Petition of the Reverend W. H. Gunning and others, members of the United Church of England and Ireland, in the County of Leeds, in the Diocese of Toronto, be referred to the said Committee.

Resolved, That the Petition of Jean Marie Robi- J.M. Robitsing taille and others, of the Parish of L'Ancienne and others. Lorette, be referred to a Select Committee, composed of Mr. Laurin, the Honourable Mr. Morin, Mr. Solicitor General Taschereau, the Honourable Mr. Laterrière, Mr. Taché, and Mr. Chauveau, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of the Municipal Coun-Niagara Musi-cil of the District of Niagara be referred to a cipal Council. Select Committee, composed of Mr. Cummings, Mr. Prince, and Mr. Webster, to examine the contents thereof, and to report thereon with all convenient speed, by Billorotherwise; with power to send for persons, papers and records.

Resolved, That the Petition of the Mayor, Alder-Mayor, &c. Car. men, and Commonalty of the City of Toronto, Toronto. be referred to a Select Committee, composed of Mr. Boulton, Mr. Price, and the Honourable Mr. Robinson, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Petitions ferred:

Françeis roche

the Parish of St. Augustin, in the County of Portneuf, be referred to a Select Committee, composed of Mr. Laurin, the Honourable Mr. Attorney General Smith, Mr. Leslie, Mr. Chabot, Mr. Guillet, and Mr. Methot, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

P. Bussière and others.

Resolved, That the Petition of Pierre Bussière and others, of the parishes of St. Henri and St. Isidore, in the County of Dorchester, be referred to a Select Committee, composed of Mr. General Taschereau, Mr. Boutillier, Mr. Desauspeed; with power to send for persons, papers, and records.

Despatch from

The Honourable Mr. Attorney General Draper, Colonial Secre- one of Her Majesty's Executive Conneil, laid before the House, by command of His Excellency the Administrator of the Government, the following copy of a Despatch from the Colonial Secretary to His Excellency:-

(Copy.) No. 32.

DOWNING STREET, 3d March, 1846.

I have to acknowledge the receipt of your Despatch of the 28th of January, No. 7, relating to the expected changes in the British Corn Law, deprecating such changes generally in the interest of Canada, and at the same time urging that if there be a determination on the part of Parliament to adopt them, it is much to be desired that they should not take immediate effect.

The interests of Canada have occupied the place to which they are justly entitled, in the deliberations of Her Majesty's Government upon this important subject, and upon others which are akin to it. At the same time, I need hardly point out to Your Lordship, that there are matters in which considerations, immediately connected with the supply of food for the people of this country, and with the employment of

its population, must be paramount.

Both in respect to Corn and in respect to Timber, Her Majesty's Government have determined to propose, and to use whatever influence they may possess, for the purpose of carrying through Parliament the proposal, that the alterations about to be made should be gradual; and among the motives which have led them to this determination, has been the belief that this delay would be acceptable, and would also be

advantageous to the people of Canada. In order to supply you with some further evidence of their desire to consult Colonial wishes and interests in discharging their public duties, I have to direct your attention to a Schedule hereto annexed, which exhibits the duties now chargeable upon articles of Agricultural Produce when imported from the British Dominions abroad, and the changes which it is intended to make in favour of the Colonial Trade, by

the immediate abolition or reduction of these duties. advantages which are thus (for I venture to anticipate the favourable judgment of Parliament upon these propositions about to be submitted to it on the part of the Crown,) about to be placed within her reach. The desire of Her Majesty's Government is, that the Trade in Canada may in all respects approach as nearly to perfect freedom, as the dispositions of its inhabitants, and the exigencies of the Public Revenue there, may permit. And, in evidence of that desire,

Resolved, That the Petition of François Laroche of February, relating to the Provincial duty on the im- Departs. portation of Wheat, and may again apprize you, that it is not the intention of Her Majesty's Government to check any disposition which Canada may manifest, should such be the case, for the repeal of that duty by the interposition of the Prerogative.

Further, with regard to Corn, I have much satisfaction in reflecting, that if Canada will have to enter into competition with the Western States of America, and to engage in this rivalry, when no longer covered by any protective duty, at least she will not be called to make the effort without some advantages on her side; among them I reckon her light taxation,—the assistance she has received from British credit and Laurin, the Honourable Mr. Daly, Mr. Solicitor funds in the construction and improvement of her internal communications,—her more regular and nier, and Mr. Methot, to examine the contents steady course of trade with this country,—her low thereof, and to report thereon with all convenient tariff, so favourable to improvement, and on that account powerfully tending to encourage her reciprocal commerce outwards, -some advantage in the point of proximity, as compared with the most Westerly States of the Union, which are also her most formidable rivals in cheapness of production; and lastly, the means of carriage without transhipments by the St. Lawrence, which cannot be had by the way of the Eric Canal. She will likewise have this in her favour, that her Corn Trade will have become a settled one of some standing, with all its arrangements made and in full operation, while any regular commerce in that article from the United States must be a new creation, and must go through the processes attending its selfadjustment, to circumstances as yet untried.

And if it be true that New York offers some advantages, as compared with Montreal, particularly in regard to the rate of insurance, on the other hand, I consider that the shipping of British North America has many advantages over that of the United States, in the competition for freights, as it is constructed at far less expense, and is, I must assume, pavigated

with equal vigour and equal economy. It is beyond doubt that Canada has felt a very invigorating influence from the augmented facility of access to the British Market, which she has enjoyed since the Act of 1843, and that it has perceptibly stimulated the extension of her Agriculture; but the average prices of Wheat, during the years 1843, 1844

and 1845, have been only 50s. 10d., 51s. 3d. and 50s. 1d. respectively.

Not presuming to anticipate, within any very close limits, what are likely to be the ruling prices of this Grain, after a perfect freedom of Trade shall have been established, I yet venture to think, that the most competent persons are not generally of opinion that they will exhibit any reduction which shall place them greatly below the rates I have just cited, and as I trust we may look forward to some diminution in the cost of conveyance, between the place of growth or grinding, and Montreal, I cannot participate in the apprehensions of those who conceive that the measure, now under consideration, will involve ruin, or any thing approaching to it, to the Trade in Canadian Corn and Flour.

I trust, therefore, that the Agricultural Population of Canada will look forward without fear, to a change, of which it is probable that the effects will be far less violent, either for good, or for the partial evils which I trust that Canada may largely avail herself of the may accompany such good, than many, prompted vantages which are thus (for I venture to anticipate either by their hopes or their fears, have been forward

to anticipate. I now pass to the question of Timber, which is of great moment with reference to the Trade of Canada, although it has not the same interest as the subject of

Corn, for the mass of the Population. I have much satisfaction in drawing Your Lordship's attention to the fact, that the Colonial Timber Trade prospers under the operation of those changes I may advert to my Despatch No. 19, of the 3rd of in the Law, which were enacted in 1842, and which Despatch.

had taken full effect before the end of 1843. I subjoin a statement of the number of loads of Timber brought to *England* from the Colonies in each of the last ten years, and of the number of loads of Deals brought hither in each of the last three years, during which period alone, that mode of computation has been pursued, so far as relates to this branch of Wood Trade.

The increased facilities of internal transit in this country, independently of the very great temporary demand connected with the construction of the Railways that are to effect this great improvement, promise a considerable and permanent extension of the market for foreign Wood, an extension likely to be accelerated, unless it be as to Scotland, by the progressive diminution of the home growth of Timber through the United Kingdom.

The description of Wood supplied by the British North American Colonies—the Yellow Pine—is not chiefly to be regarded as competing with the Wood of the Baltic, but rather as available for different, though concurrent uses. For example—the increase of Baltic Timber, tending to encourage the construction of new buildings, by supplying the best material for particular portions of them, has an effect, not in limiting, but in extending the demand for Canadian Timber, as furnishing the cheapest and most convenient material for other portions,—namely, the inward fittings of the very same fabrics.

Her Majesty's Government are not indeed prepared to assert, that the question of the relation between the Duty on Foreign Timber, and the Colonial Wood Trade ought to be adjusted with reference to this consideration alone, and you will perceive that they propose to retain a duty of 15s. per load upon Foreign Timber, which I apprehend may be considered as, upon the average, nearly covering the differ-

ence between Freights from the Baltic, and those Desputafrom British North America to the United Kingdom.

Not only are they free from the apprehension that the proposed remission of 10s. per load on Foreign Timber, and 12s. on Foreign Deals, will cause a contraction of the Trade from British North America, but they are sanguine in the anticipation that that Trade will continue, notwithstanding the proposed change, to extend itself.

The reduction of the Duty on Colonial Timber and Deals to a nominal amount, which took place in 1842, involved the sacrifice of a considerable Revenue, and that sacrifice may, I trust, have tended and may still serve to convince the inhabitants of Canada, that it has been the earnest desire of Her Majesty, in affording relief to Her people at home, by the changes effected in the Commercial Laws of the Empire, to obviate, as far as possible, the inconveniences, and to extend the benefits which those changes might tend to produce for other portions of Her Subjects.

This country has taken upon itself the serious task of reforming its own Commercial System, in opposition to what appears to be the prevailing disposition among other nations, and to bear testimony to the world, and to put in action the powerful influence of example in favour of sound principles of Trade. Her Majesty's Government trusts that the efforts of the British Legislature in this respect may be seconded, their range extended, and the example rendered yet more impressive, not only by the acquiescence, but by the approval and the active co-operation of the Legislatures and the inhabitants of the Colonies.

I have, &c.
(Signed,) W. E. GLADSTONE.
at. General

The Earl Catheart, K. C. B., &c. &c. &c. Canada.

SCHEDULE of certain ARTICLES OF AGRICULTURAL PRODUCE OF THE BRITISH DOMINIONS ABROAD, with the present and proposed Duties thereon, on Importation into the United Kingdom.

			Present Duty.	Proposed Duty.				
				,			,	
Pearled Barley per cwt.			£ s. 0 2	d. 6	}	£ 8.		
Button		***	0 2	0		0 2	•	
Production in the second	***	1	6d. to 0 2	6	1	0 2	0	
Channa		***	04.10 0 2	6	1	0 1	v	
Uama l'da	***	1		6	į .		Ü	
YI	***	***	0.3			0 2	0	
Mains on Indian Com	***	i	4 10	0	1	2 5		
	•••	•••{	From 6d. to 0 2	6		0 1	-	
	***	- 1	Prohibited,	••• '		0.0		
	•••	••••	*** *** ***]	0 1	. 0	
Skins, manufactured	***	1	10 per cent. ad valoren	n,	5 per cent. ad va	lorem.		
		- 1		((· -	0 2	6,	
Starch per cwt.	***	••••	0 5	-0₹	land after the 1st	1 .		
	•	- {	2 1 2 1 1 1 N N	- 1	Feb., 1849,	0 1	≠ 0	
Tallow do		- 1	0.0	3		0 0	1	
Tongues do			0 2	.6	į		ō	
Seeds, Canary per bushe			0 2	ŏ	per cwt	0 2		
Seeds, Carraway)			•	. 🐧 /	For Car	٠٠,٠٠, چ	w Y	
Do Carrot } per cwt.		- 1	0.5	`0 · ·	i	Λ. Π		
Do Clover	•••	••••		v.	!	U Z	. •	
Do Took	1	- 1	t and the second	· · · · · · ·		· .		
Do Onione	444	ĺ	0 10	-0	" :	0 2	6	
Mondand	1	- 1				. 1 5		
Other Cools	ı	••••]			per cwt	0 7	2	
	***)	5 per cent. ad valorem		21 per cent. ad val	orem.	٠	
Animals, living	***	•••	Various rates		Free.	N. 1. 1.		
Bacon per cwt.	***	1	0,3	. 6].		10.00	2 T.	
Beef do	***	•…	0 2	0	1			
Cranberries per gallon	·	- {	0 0	11				
	•••	!	0 8	ō l	l.,	4 a 4 fa		
Salted Meat not otherwise described per cwt.	***	1	0 2	ŏ۶	Free.			
Pork, salted, (not Hams) do	•11		0 2	. ol	1	8 4 B. F.		
Potatoes do	***	~~{	0 0	ĭ				
Other Vegetables			24 per cent, ad valoren	. 44		F 1 (195)	1 1/2	
		••••	-3 bet cent' we antotell	. ل	and the state of the	٠. ١ المو	6 4	

Dematches

SCHEDULE of certain Articles of Agricultural Produce.—(Continued.)

Desputches

										Present Duty.			Proposed Duty.							
Barley Rye Peas	•••		•••	***	•••		per quarter			from 2									1 1	
Beans Barley Meal Rye Meal Pea Meal Bean Meal	•••		•••	***	•••	1	Not admitte present l		ŗ	}	**	•	••		per cwt		•••	0	0	4 <u>}</u>
Oats Oatmeal	***	•••	•••	***	•••	•••	per quarter	•••		from 2: 5 for 181 5 from 2:	յ 1b		0	6	per cwt	•••		0	_	0 41

NUMBER of Loads of Timber imported from the British Colonies in North America, in each of the last ten years.

Years.	Oak Plank 2 inches thick or upwards.	Teak.	Timber, Fir, Oak, &c., 8 inches square or upwards.	Wainscot Logs.
	Loads.	Loads.	Loads.	Loads.
1836	2	0	525,645	9
1837	1 2 1	0	545,361	! 0
1838	1 1	U	560,621) o
1839	3	0	562,398	l o
1840	3	0	646,953	85
1841	1 2	0	633,040	0
1842	1 1	0	375,292) o
1849	0 (. 0	578,172	0
1844	1 0	0	545,820	0
1845	} 0	0	796,515	0

Number of Loads of Deals imported in each of the last three years.

Years.	Loads.	Of which were from British Colonies.	- Very Man - Commission - Commi
1843	609,693	340,688	
1844	727,456	395,066	
1845	884,453	493,826	

Despatch read.

Ordered, That the said Despatch be now read. The said Despatch was read accordingly.

To be printed.

Ordered, That five hundred copies of the said Desthis House.

County of Middlesex Election.

to try the merits of the Petition of William Notman, further absence of Mr. Dickson, Mr. Bertrand, and Esq., of Dundas, in the Gore District, complaining of Mr. Smith of Frontenac, they were again unable to Esq., or Dunaas, in the Gore District, complaining of Mr. Smith of Frontenac, they were again unable to the undue Election and Return of Edward Ermatinger, proceed to business. Esquire, to represent the County of Middlesex in this present Parliament, reported that the Committee met yesterday, pursuant to adjournment, but were unable to proceed to business in consequence of the absence of their Chairman Mr. Dickson, and of Mr.

And, further, that the Committee met again this day, but Mr. Dickson being again absent, they were accordingly unable to proceed with their investi-

County of Ox-ford Election.

Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met yesterday, at nine o'clock, A. M., pursuant to adpatch be printed in each of the English and journment, but in consequence of the absence of Mr. French languages for the use of the Members of Dickson, Mr. Lacoste, Mr. Bertrand, and Mr. Smith of Frontenuc, they were unable to proceed to business.

Mr. Williams, from the Select Committee appointed day, at nine o'clock, A.M., but in consequence of the

Ordered, That Mr. Dickson, Member for the Town Members to atof Ningara; Mr. Lacoste, Member for the tend in their County of Chambly; Mr. Bertrand, Member for places. the County of Rimoushi; and Mr. Smith, Member for the County of Frontenac, do severally attend in their places in this House, at the next sitting thereof.

Mr. Prince, from the Select Committee to which J. W. Demp-Mr. Chauveau, Chairman of the Select Committee the City of Toronto, with power to report by Bill or appointed to try the merits of the Petition of the otherwise, presented to the House a Bill to authorize Honourable Francis Hincks, of the City of Montreal, the Courts of Queen's Bench and of Chancery in complaining of the undue Election and Return of Upper Canada, in their discretion, to admit John W.

Dempsey to practise as an Attorney and Solicitor therein; which was received and read for the first time, and ordered to be read a second time on Monday next.

Niagara and Detroit Rivers Railroad.

Mr. Prince, from the Select Committee to which was referred the Petition of Thomas M'Crae and others, of that part of the Province formerly Upper Canada, with power to report by Bill or otherwise, presented to the House a Bill to extend the provisions of the Act of Upper Canada incorporating the Niagara and Detroit Rivers Railroad Company; which was received and read for the first time, and ordered to be read a second time on Thursday next.

Motion for an

The Honourable Mr. Cayley moved to resolve, se-Address to the conded by the Honourable Mr. Baldwin, that an Queen, on the humble Address be presented to the Queen's Most admission in Excellent Majesty, praying that Her Majesty will be the United graciously pleased to recommend to Parliament that Kingdom, on a wheat flowr and wheat and peece and all grain and specified duty, wheat flour, and wheat and peas, and all grain and of flour, grain, meal from all descriptions of grain and pulse, when imported into the United Kingdom from this Province, may be admitted on the payment of the smallest possible specific duty, not exceeding a penny on

Rule of the House dis-pensed with.

Resolved, That the Rule of this House which re quires a Notice to be given, be dispensed with as regards this motion.

The question being then put on the said motion, it was agreed to unanimously; and

Resolved accordingly.

Select Committee to pre-pare Address. Resolved, That a Select Committee, composed of the Honourable Mr. Cayley, the Honourable Mr. Baldwin, and the Honourable Mr. Moffatt, be appointed to prepare and report the draught of an humble Address to the Queen's Most Excellent Majesty, praying that Her Majesty will be graciously pleased to recommend to Parliament that wheat flour, and wheat and peas, and all grain and meal from all descriptions of grain and pulse, when imported into the United Kingdom from this Province, may be admitted on the payment of the smallest possible specific duty, not exceeding a penny on the quarter; pursuant to the said Resolution.

Address Reported.

The Honourable Mr. Cayley, from the Select Committee appointed to prepare and report the draught of an humble Address to the Queen's Most Excellent Majesty, praying that Her Majesty will be graciously pleased to recommend to Parliament that wheat flour, and wheat and peas, and all grain and meal from all descriptions of grain and pulse, when imported into the United Kingdom from this Province, may be admitted on the payment of the smallest possible specific duty, not exceeding a penny on the quarter, presented to the House the Address prepared by the said Committee, which Address was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Address

To the Queen's Most Excellent Majesty: Most Gracious Sovereign,

We, Your Majesty's most dutiful and loyal subjects, the Commons of Canada, in Provincial Parliament assembled, humbly approach Your Majesty for the purpose of expressing our earnest hope, that in the great changes in Commercial policy now contemplated by Your Majesty's Government, the just claims of this Province, as an integral portion of the British Empire, will not be overlooked; and that Your Majesty will be graciously pleased to recommend to Parliament that wheat flour, and wheat and peas, and all grain and meal from all descriptions of

grain and pulse, imported into the United Kingdom from Canada, may be admitted on the payment of the smallest possible specific duty, not exceeding a penny the quarter.

Resolved, That an humble Address be presented Address to His to His Excellency, the Administrator of the Excellency to transmit Address to His Excellency to the Administrator of the transmit Address to His Excellency to the Administrator of the transmit Address to His Excellency to the Administrator of the transmit Address to His Excellency to the transmit Address to His Excellency to the Address to His Excellency to the Administrator of the Excellency to th Government, informing His Excellency, that dress to the this House hath voted an Address to Her Ma-Queen. jesty, expressing an earnest hope that, in the great changes in Commercial policy now contemplated by Her Majesty's Government, the just claims of this Province as an integral portion of the British Empire, will not be overlooked; and that Her Majesty will be graciously pleased to recommend to Parliament that wheat flour, and wheat and peas, and all grain and meal from all descriptions of grain and pulse, imported into the United Kingdom from Canada, may be admitted on the payment of the smallest possible specific duty, not exceeding a penny the quarter; and praying that His Excellency will be pleased to transmit the said Address to Her Majesty's Principal Secretary of State for the Colonies, to be by him laid at the Foot of the Throne.

Ordered, That the said Addresses to Her Majesty, and to His Excellency, the Administrator of the

Government, be engrossed.

Ordered, That the said Addresses be presented to His Excellency, the Administrator of the Government, by the whole House.

Ordered, That such Members of this House as are

of the Honourable the Executive Council of this Province, do wait upon His Excellency, the Administrator of the Government, to know His Excellency's pleasure, when he will be attended by this House with its Addresses.

On motion of Mr. Christie, seconded by Mr.

Resolved, That an humble Address be presented to Bills past last His Excellency, the Administrator of the Govern- Session ment; praying His Excellency will be pleased reserved. to lay before this House copies of any Despatches he may have received. he may have received, or such parts thereof as he shall see fit to communicate, relating to any of the Bills passed last Session, reserved for the consideration of Her Majesty; and in particular, the Bill affording a recourse to Her Majesty's Subjects in this Province having legal or just claims upon Her Majesty's Executive Government thereof.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

The Honourable Mr. Daly, one of Her Majesty's Messages from Executive Council, delivered to Mr. Speaker two the Administrator of the Ad Messages from His Excellency, the Administrator of trator of the the Government, signed by His Excellency.

And the said Messages were read by Mr. Speaker, all the Members of the House being uncovered, and are as followeth:-

The Administrator of the Government having re-post-office, ceived the sanction of the Imperial Government, to British North comply with the desire expressed by the Legislative America. Assembly in its last Session, transmits for their information, a copy of the Report of the Commissioners appointed by the Imperial Government, to enquire into the affairs of the Post-office in British North America:

(For the said Report see Appendix F.)

CATHCART.

The Administrator of the Government transmits, for the information of the Legislative Assembly, Copies of the several Despatches from Her Majesty's Secretary of State, enumerated in the annexed Schedule.

GOVERNMENT HOUSE, 24th March, 1846.

SCHEDULE of Despatches accompanying the Message to the Legislative Assembly of the 24th March, 1846.

No.	DATE.	SUBJECT.
	1645	
356	15th March	Registration of Merchant Seamen, with Copy of a Letter from Captain Otway, R. N.
371	16th April	Acknowledging Copies of Congratulation to Lord Metcalfe on his elevation to the Peerage.
Military.	1	[]
30	25th April	With Letter from the Treasury respecting!
	1	Duties imposed in Canada on Articles
	ł	imported for the use of Her Majesty's
	ſ	Troops.
424	30th August	Sir Wm. Burnett's Preparation for Preser-
	0.2. 3	
455	6th Nov	ditto.
	13.h 4	
456	15th "	Desertion of Merchant Seamen—in reply to Memorial of Owners and Masters of
	ļ	Ships trading to Quebec.
457	15th "	Remarks on the Act of last Session incor-
731	13111	porating the St. Lawrence and Atlantic
	ļ	Railway Company.
400	18th "	
458	160	Harris' Divorce Bill will not be confirmed
1	DON'S TOWN	by Her Majesty.
,	Sum Dec	Respecting Act of last Session to secure the
		Right of Property in British Plantation Vessels
1846	1	
Circular,	15th January.	General Instructions relative to Colonial
	•	Railway Acts.
18	3d February,	Respecting the Customs Act of last Session.

(Copy.)

No. 356.

Downing Street, 15th March, 1845.

My Lord,

I have the honour to transmit to Your Lordship, for your consideration, the copy of a letter from Commander Otway, R. N., suggesting the Registration of Merchant Seamen in Canada and other Colonies. I find that the Lords Commissioners of the Admiralty entertain the opinion that this is not a subject which should be regulated by any Act of the Imperial Parliament, but that it should be left to the Government and Legislature of each Colony to take such measures as may appear to them necessary for effecting the Registration of Colonial Seamen.

I have, &c.

(Signed,) STANLEY.

The Right Honourable
The Lord METCALFE, G. C. B.,
&c. &c. &c.

(Copy.)

Toronto, 9th January, 1845.

My Lord,

Having occupied some years (between 1826 and 1829) in drawing up a Scheme for the Registry of Seamen, with a view to the prevention of desertion from both the Military and Merchant Navies, and presented it when completed to the late Lord High Admiral (afterwards published for distribution among Members of Parliament and other Officials,) I cannot but feel interested in the working of the present scheme as established by Sir James Graham, many of the essential parts being very similar to those sug-

gested by me. It is therefore with unfeigned plea- Despatches. sure I learn that the Registry is no longer confined to London alone but extended to the Outports of the Kingdom. It may not however have occurred to Your Lordship, that to carry out the 9th Regulation, which imposes a penalty of £10 on Commanders of Merchant Vessels for every man they may ship as part of their crews, who may be deficient of a Registry Ticket, it will be requisite that the Registry be extended to such of our Colonies as are essentially nurseries for Scamen, in which position Canada stands conspicuous. Her numerous Fishing Vessels form the very cradles of infant essayists—her building Ports furnish stately Ships for the display of their matured proficiency-and the Commercial Traffic of her Mcrchants give employ to many thousands of first class Seamen both Native and European among which mass of men, casualties must ever be occurring; but under the ban of £10 penalty, such casualties cannot be remedied by filling up vacancies occurring from death, sickness, &c., unless there be a Registry in Conada, for native Mariners, or such as can establish their adoption of the Colony as their The Registry, if adopted, should not extend to any other Seamen, or it will operate against the working of the system of British Certificates, and every holder of a Canada Certificate on arrival in England, should be required to exchange it for a British Ticket. By such a scheme native Mariners may be obtained from the Colony, otherwise, I imagine, there must be an especial exemption from penalty when absent from Britain.

Should the Treasury be induced to extend the Registry to Canada, I beg respectfully to solicit that Your Lordship would be pleased to nominate me as

Registrar.

I have, &c.

(Signed,) R. OTWAY, Commander, R. N.

The Right Honourable
The Lord STANLEY,
&c. &c. &c.

(Copy.) No. 371.

Downing Street, 16th April, 1845.

My Lord,

I have received Your Lordship's Despatch No. 229, of the 17th March, enclosing copies of the Addresses of congratulation, which have been presented to you by both Branches of the Legislature of Canada, and by various Public Bodies in the Province, on your elevation to the Peerage.

It is extremely satisfactory to me to learn that so unequivocal and spontaneous a manifestation of feeling has been called forth by the late distinguished mark of the Queen's approval of Your Public Services.

I have, &c. (Signed.) STANLEY.

The Right Honourable Lord METCALFE, &c. &c. &c.

(Copy.) MILITARY, No. 30.

Downing Street, 25th April, 1845.

My Lord,

With reference to the correspondence which has passed relating to duties imposed on Supplies imported into Canada for the use of Her Majesty's Troops, I now transmit to Your Lordship copies of

a letter and of its enclosures which have been received from the Board of Treasury, representing that the new Customs' Bill, passed by the Canadian Legislature, contains no exemption of provisions or other articles imported into the Province for Her

Majesty's Service.

I cannot conceal from Your Lordship that this departure from an acknowledged principle observed by every Possession of the Crown has appeared to Her Majesty's Government to be ungracious; and that we are unwilling to assume that the Legislature of Canada deliberately purposes to impose on the British Exchequer, a burthen which it has never hitherto been called upon to bear.

I trust, therefore, that at the next meeting of the Legislature, Your Lordship will use your best endeavours with a view to obtain the exemption desired by the Lords Commissioners of Her Majesty's Treasury, it being understood of course that Her Majesty's Government would readily consent to any arrangements which might be required in order to any clause for exempting Cattle introduced for the guard against abuse.

I have, &c. (Signed,)

The Right Honourable Lord METCALFE, &c. &c. &c.

(Copy.)

TREASURY CHANBERS,

16th April, 1845.

STANLEY.

SIR.

With reference to my letter of the 17th August last, and to your reply of the 12th November following relative to the duties to which certain articles imported for the use of the Troops in Canada were liable under an Act of the Provincial Legislature, I am commanded by the Lords Commissioners of Her Majesty's Treasury, to transmit to you, to be laid before Lord Stanley, copy of a Report to this Board, from Commissary General Filder, dated 24th ultimo, with its enclosures.

Lord Stanley will perceive that in the new Customs' Bill, which has been passed by the Legislature of Canada, no exemption has been made of Provisions or other articles imported or supplied for Her Majesty's Service, and that even the Victualling Stores sent from the Government Depôt in this country, will be subject to a duty under the Act in question

The principle of exempting from Customs' Duties, both Imperial and Colonial, all articles imported or supplied for Her Majesty's Service having been fully admitted, My Lords entertain no doubt that Lord Stanley will consider it right to instruct the Governor General of Canada to take such measures as His Lordship may see fit, with a view to the adoption of

that principle in the Canadian Provinces.

If Mr. Filder is right in supposing that the House of Assembly objected to exempt certain articles imported into Canada for the use of Her Majesty's Troops from the payment of Duty, under an apprehension that the privilege might be liable to abuse. My Lords have to observe, that it does not appear that any such abuse has been practised, in other Colonies, in which the exemption is in full operation, and their Lordships cannot but suppose that arrangements which might be agreed upon between the Commissariat and the Custom House Officers, with the sanction and approval of the Governor General. would have the effect of preventing fraud in this matter.

I am to request that the enclosure in Mr. Filder's Despatches. Report may be returned to this Board.

I am, &c.,

(Signed,) C. E. TREVELYAN.

Copy.) No. 1009.

Commissariat, Canada, Montreal, 24th March, 1845.

Referring to my letter of the 8th July last, and to yours of the 2nd December last, I have the honour to report, for the information of the Lords Commissioners of Her Majesty's Treasury, that a new Customs' Bill has been passed by the Legislature of this Colony, augmenting the duty on live Cattle from £1 to £1 10s. sterling per head, being about 24 per cent. on the cost of the animals, without containing use of the Troops from the operation of the Act.

The supply of Cattle in the Colony being unequal to the consumption, excepting possibly in some of the remote Districts too distant for the surplus to be available for the deficient Markets, the price of all meat furnished to the Troops, whether the produce of the country or imported, is affected by this measure to the full amount of the Duty.

A provisional Duty has also on this occasion been put on Flour, of 6d. sterling per barrel, in addition to the Imperial Duty of 2s.—without any exception being made in favour of supplies of this article, or other provisions included in the Act, when imported for the use of the Troops

The Salt Meat for which I transmitted a demand on 8th May and is now I presume on its way from England, will consequently be subject to a duty of

2s. sterling per cwt.

Having perceived from the public papers that it had been stated in the House of Assembly in the course of the debates on this subject, that if the Cattle required for the use of the Troops were permitted to be imported free of Duty, the privilege would be liable to be abused for other purposes, I beg to observe that, with the co-operation of the Custom House Officers, there would I am of opinion, oe no difficulty in preventing fraud on the part of the Contractors.

> I have, &c. W. FILDER, (Signed,) C. G.

(Copy.) No. 424.

> DOWNING STREET, 30th August, 1845.

My Lord,

I enclose herewith, the copy of a letter from Sir William Burnett, suggesting the importance of employing in the rebuilding of those portions of Quebec which have been destroyed by the late calamitous fires, wood prepared according to his plan.

I also enclose the copy of a letter from the Secretary of the Admiralty, forwarding Reports from Officers of the Dock Yard at Portsmouth, of the result of Experiments made by them to test the efficacy of this invention of preserving timber from ignition, together with a statement from the Secretary of the Patentees, showing the cost per load, of preparing Wood for purposes of building.

In addition I enclose the copy of a letter from Mr. Jones, suggesting the applicability of this prepared Wood to the formation of roads in the Western Division of Canada, and proposing that a portion of

[&]quot;Customs' Duties.—Resolutions to be moved by the Honourable Mr. Robinson, in Committee of the whole House, on Tuesday, the 25th of February, 1845—as amended in Committee of the whole, and agreed to by the House.

sufferers by the fires at Quebec, should be expended in the purchase of the requisite machinery and its conveyance to Canada. This gentleman has lately

has a tendency to diminish the risk of fires in a wood is used. country in which, as in Canada, wood is extensively In order to give Your Lordship some idea of the used for the construction of dwelling houses, I think value of the preparation in question, I beg to send it right to bring these suggestions under Your Lord-you some pieces of Wood sawed from a large Log ship's notice in case you should think them proper prepared in *Portsmouth* Dock Yard, with the miniobjects, either for expending upon them a part of the sum lately voted by Parliament for the relief of the mable, and also a piece of canvas, in the same state; sufferers by the fire at Quebec, or for making them by placing a portion of either in the flame of a the subject of an application to the Provincial Parcandle or lamp, you will at once see the effect. liament.

I have &c.

(Signed,)

STANLEY.

Governor,

The Right Honourable Lord Metcalfe, G. C. B. &c. &c. &c.

> Admiralty, Somerset House, 31st July, 1845.

MY LORD,

It is not without considerable diffidence that I venture to intrude myself upon Your Lordship's attention, and indeed, I should not have done so but from the hope that the great importance of the subject, in a material point of view, will prove my best excuse for troubling you.

No one my Lord can have heard of the sad calamity which has on two occasions lately befallen the inhabitants of Quebec, by the conflagration of their City, without feeling desirous of preventing this from happening a third time; and this my Lord I have much satisfaction in informing you, can be done effectually, and at a comparatively small expense.

Circumstances connected with my public duties, forced upon my attention eight or nine years ago, the possibility of preventing dry rot in timber, and mildew in canvas, &c., in which I have most fully succeeded, and my method is now employed to a great extent in the Royal Dock Yards, &c., and by private gentlemen.

In pursuing my experiments I soon discovered that my preparation possessed also very valuable properties of another nature, when the composition was employed in a more concentrated form; in short, that it rendered wood, canvas, and even the finest muslin, incapable of receiving or sustaining flame; and thus either a ship, or a house, constructed of materials so impregnated, is made incapable of being

burned by fire.

Having communicated this valuable property to the Lords Commissioners of the Admiralty, their Lordships were pleased, in March, 1844, to cause the most trying experiments to be made by the Officers of Portsmouth Dock Yard, and these having fully succeeded, orders were soon after issued, that all the Bulkheads of magazines of ships of war, and the other Bulkheads below, and also the Timber of all kinds, used in the vicinity of the fires in war steamers, should be prepared with the solution in question, and to effect this purpose, there are two piece was two feet long, five inches wide, and three powerful hydraulic machines at work in *Portsmouth* inches thick. Each piece was cut into two equal

long on this subject, but I was desirous of shewing part was unprepared. you that it is no ephemeral matter I am endeavour-

the sum granted by Parliament for the relief of the that Lord Haddington and Admiral Sir George Despatches. Cockburn, or the Board of Admiralty generally, will fully confirm all I have advanced on the subject, and I shall be ready to afford Your Lordship any further returned to the Province, and would be prepared to information you may desire on this important busiafford to Your Lordship any explanation which you ness, for it is not applicable to Quebec alone, but the might require on the subject.

Considering the importance of any measure which to those of North America, and to any place where

mum quantity required for rendering it uninflam-

The accompanying Pamphlet will shew Your Lordship, how extensively and successfully it is used.

I have. &c.

(Signed,) W. BURNETT, Director General of the Medical Department of the Navy.

Right Honourable Lord STANLEY.

(Copy.)

ADMIRALTY, 14th August, 1845.

In reply to your letter of the 9th instant, with enclosure from Sir Wm. Burnett, I am commanded by My Lords Commissioners of the Admiralty, to transmit to you for the information of Lord Stanley a copy of a Report from the Officers of Portsmouth Yard, upon the effects of his solution applied to the purpose of preventing ignition in Timber, or rather to prevent it from breaking into flame. In consequence of that Report, My Lords have ordered the Bulkheads in the holds and magazines of Her Majesty's Ships to be fitted with Timber so saturated; and it is also applied largely to the various buildings in Her Majesty's Dockyards.

I send for Lord Stanley's further information, a copy of a statement of the price per Load, of preparing Timber for building purposes.

I am, &c. w. B. J. HAMILTON. (Signed,)

G. W. HOPE, Esq., Downing Street.

> PORTSMOUTH YARD, 13th March, 1844.

With reference to your directions of 1st ultimo, to make experiments as to the degree of prevention against ignition into flame which Timber, saturated with Sir Wm. Burnett's solution, affords comparatively with Wood of the same and unprepared, we have the honour to state, that we have very carefully instituted a series of experiments on this sub-

jest, of which the following are the results.

Eleven different kinds of Timber were tried, each and Chatham Dock Yards, capable of impregnating parts one foot long, and one part was prepared with eighteen loads of timber daily.

I fear I have already detained Your Lordship too tion of 1lb of chloride to four of water,) the other

Care was taken, after the preparation, to endeaing to bring under your notice, and I feel confident vour to bring both to the same degree of dryness.

Despatch.

One of the Furnaces at the Metal Mills, in which the cakes of Copper are heated previous to rolling, was selected for the experiments. The heat of this Furnace was very great.

Kind of Timber and Result of Experiments.

African Oak-The unprepared burst into a strong flame in twenty-five seconds.

The prepared continued to resist flame for two minutes, and then a weak flame began to play gently over its surface.

English Oak—Unprepared burst into flame in five seconds.

Prepared burst into flame in forty seconds, (a small flame,) at the end of ten minutes, the unprepared was rather more consumed than the other, but the difference was not considerable.

Italian Oak—Unprepared ignited into flame in fifteen seconds.

Prepared into a small flame in thirty-five seconds.

Dantzic Fir-Both prepared and unprepared being thrust towards the hottest part of the furnace, burst into flame immediately, but the heat was considered too great for such an experiment.

New Zealand Cowdie-Placed not so far in the furnace as the above, but both immediately ignited into flame; the prepared however, burnt less fiercely than the other.

Rigá Fir—Placed near the mouth of the furnace, the prepared was decidedly less inflammable than the other; it ignited into flame some time after the unprepared.

Pitch Pine—Unprepared burst into flame in five seconds, prepared resisted flame for six and a half seconds and then gave out a feeble flame.

Red Pine (Canada)—Red hot iron placed over both.

The unprepared burst into flame immediately. The prepared gave no symptoms of flame, and the iron became cold without its inflaming.

Elm (Canada)—Placed in the hot pots containing the Copper cakes lately ladled out of the refining furnace.

The unprepared ignited into flame in half a min-The prepared into a very much smaller flame in two and a half minutes.

Yellow Pine, (Canada)—Placed in the cake pots, similarly to the before mentioned.

The unprepared burst into flame immediately. The prepared was watched for twelve minutes, but burst not into flame at all.

The heat was great.

A second experiment was tried on this timber by placing red hot iron on it. The unprepared ignited immediately into flame. The prepared

It appears from the above experiments that some of the prepared Woods, (especially the Canada Yellow Pine,) have resisted ignition into flame to an extraordinary degree.

We are of opinion that Yellow Pine Timber prepared in this way might be used most beneficially, not only for Magazine, and Light Room Bulk-heads, but also for all the Bulk-heads of a Ship. There appears to be nothing in the solution calculated to injuriously affect the health of the crew, and if by pre-paring Yellow Pine Timber in this way, it might be made as durable as the Timber generally used for Bulk-heads, it would be found to possess the double advantage of preserving the Timber, and of preventing its ignition into flame.

The solution used in the above experiments was Despatch. about eight times the ordinary strength.

I remain, &c

R. BLAKE. Signed,)

F. STURDIE. J. WATTS.

J. OWEN.

PORTSMOUTH YARD, 25th May, 1844.

Sir,

With reference to your Mem. 20th March last, directing me to report whether we propose that Bulkheads should be prepared with Sir W. Burnett's solution of the same strength as that used in the experiments described in our letter of the 16th March last, that is eight times the usual strength, and if so, what would be the expense of fitting a Line of Battle Ship in that manner, also the expense of solution even of the ordinary strength, we have the honour to state that we have instituted several experiments, with a view to ascertain what strength of the solution would successfully resist ignition into flame; the following are the results:—
1st. The hard woods, such as African Dantzic, and

English Oaks, are not much affected by the solution in respect of ignition into flame whatever be the

strength of the solution.

2d. In the case of the ordinary strength (1 lb. of the chloride to 4 gallons of water,) the prepared and

unprepared Woods are very nearly alike.

3rd. In solution of 1 lb. of chloride of zinc to 11 gallons of water and do. to 2 do. We found that certain woods when exposed to the immediate contact of iron heated to a blood-red heat, did not at all ignite into flame, whereas unprepared wood of the same kind burst into flame immediately.

The following are the Woods:—

1 lb. to 11 gallons of Water.

Dantzic. Spruce. Polish Larch. Scotch Yellow Pine.

1 lb. to 2 gallons of Water.

Spruce Deal. Polish Larch. Rigá Fir. Yellow Pine.

The same kind of Woods were boiled in solutions of 1 lb. chloride to 2 gallons of water.

do do. Do. do.

And in both cases the prepared Woods successfully resisted ignition into flame, while the unprepared burst instantly into flame.

The following is the comparative expense of fitting the Bulk-heads of the hold of a Line of Battle Ship with ordinary Timber unprepared, and with Yellow Pine and Riga Fir, prepared with solution of 1 lb. chloride to 2 gallons of water.

£ s. d. £ s. d. Bulk-heads, &c. in hold, of English Oak, 3, inches thick, 2760 cubic feet, at 966 0 0 inches, 2760 feet, at 2s. 322 0 0 4d..... 243 0 0 Solution..... Labour 12 18 0 577 18 0

Difference in favour of Yel-	£	s.	ď.	£	s.	d.
low Pine				£388	2	0
cubic feet, at 3s	414	0	0		•	
Solution	220	0	0			
Labour	12	18	0			
				£646	18	0
Difference in favour of Rigá Fir.				£319	2	0

We are, &c. (Signed)

R. BLAKE. J. WATTS. J. OWEN.

53, KING WILLIAM STREET, London Bridge, 13th August, 1845.

SIR,

In obedience to your desire I beg to inform you that the cost of preparing Timber for building purposes, if it be desired to preserve it from dry rot only, will be from 9s. to 13s. 6d. per load, according to the greater or lesser absorbent properties of the wood.

But if the Timber is intended to be rendered uninflammable, the cost will vary from 25s. to 35s. per load, and it may be well to mention that unseasoned Timber is even more readily and effectually prepared than that which has been cut, the sap in green wood being firmly set by the process.

I am, &c.

(Signed,) C. JACKSON, Secretary.

Sir W. Burnett, K. C. H., &c. &c. &c.

(Copy.)

London, 21st August, 1845.

In reference to the conversation wherewith you honoured me yesterday, respecting the employment of certain proposed Woods in the rebuilding of Quebec, and the formation of Railways in Canada, I beg to state, that if it were determined to send out either Sir W. Burnett's or Payne's Apparatus, I apprehend there would still be time to do so, previous to the departure of the last fall ships for the St. Lawrence, at the cost of about a thousand pounds; and really when one reflects on the enormous expenditure which is said to have attended the transport of a single 24 pounder, during the last Amerian War in winter time, from Montreal to Kingston, and that the object of the present suggested outlay would be an eminent, and timely, beneficent one, I would venture respectfully to press it on the consideration of Government. It is a plan indeed, which I feel so much confidence alleged mistake which has occurred either in this Ofin myself, as to have the desire to undertake it as a financial speculation, if I had the funds conveniently at hand to do so.

says he would undertake the shipment of an Apparatus on their plan, this season, which Payne will not, as he requires three months' preparation, and says there are six prepared for the Russian Government, which it has taken twelve months to complete.

I venture no opinion on the respective merits of these rival processes, but am satisfied that either process would prevent the fibrous portions of the wood from flaming, and thus afford the required security from sudden or extensive ignition.

Should it be considered desirable to send out spe- Despatches. cimens of either, or both of the modes of preparation, to the Governor General, they can be had by reference to the respective Pateritees.

The two tremendous calamities which have occurred so closely on each other at the ill-fated place in question, may be regarded as of a public nature; but a great portion of the individual settlers in the Province have to go through the ordeal of having their houses at least once burnt down, as it happened to myself some years ago, whilst at sea on my way

Independent of the large sum voted by Parliament here and applicable to the relief of the sufferers, both the Admiralty and the Ordnance Departments have building, and other operations going on in the Province for which the Apparatus recommended might be used.

It would be alike applicable, in all likelihood, for the construction of Railways, and especially desirable in the section of the Western District about Port Sarnia, where I reside, since there is no stone to be had even for the formation of common roads, which

are now constructed of mere planks.

I have applied, Sir, the usual terms of parlance in speaking of the two appalling catastrophes in question, but after all they may eventually prove blessed events, if as I hope and trust they produce a kindly fusion of the repulsive feelings between the two races,—if the sympathy shown by their neighbours to the French portion who are the principal sufferers on the spot, and the extensive subscriptions promoted here at home, and the paternal care both of the Governor General and of your Department, all tend to create that grateful and congenial return of sentiment which may be confidently anticipated.

Your obliging condescension, Sir, has encouraged me to go into these latter details, which I trust you

Any expense or fatigue or trouble which I may have incurred by my return from Liverpool, and change of route, will be amply repaid, if I can find that I have been of the least service in the matters herein treated

I have, &c. H. JONES, P. M. (Signed,) Of Maxwell, in Sarnia, Western District. G. W. Hore, Esq.,

Copy.) No. 455.

&c. &c. &c.

DOWNING STREET, 6th November, 1845.

My Lord,

I transmit to Your Lordship copies of a Correspondence which has passed between Mr. Paynewho has invented a process for preserving Timber from decay—and this Office, on the subject of an fice or in Canada, in stating that one of the materials used by Sir William Burnett in his plan of preventing wood from igniting, is chloride of lime. Accord-Since writing thus far, I have been called on by ing to Mr. Payne's representation chloride of zinc is the Secretary of Sir W. Burnett's Company, who the solution used by Sir William Burnett and not chloride of lime.

Your Lordship will be pleased to give publicity to this explanation, with the view of repairing any injury which may have been occasioned to Mr. Payne by this mistake.

I have, &c.

STANLEY. (Signed,)

The Right Honourable Lord METCALFE, G. C. B., &c. &c. &c.

(Copy.)

WHITEHALL WHARF, CANNON ROW, Westminster, 28th October, 1845.

My Lord,

By this day's Post, I have received from Canada, a copy of the "Royal Gazette," published by authority, and dated 1st October, 1845, wherein I find two Letters from Your Lordship, bearing date Downing Street, 30th August, 1845. One addressed to the Governor and the other to the Lieutenant Governor of that Colony, recommending to the consideration of the Colonial Government the propriety of adopting the Patent process of Sir William Burnett, in preparing wood for house and ship building, as a means of diminishing the risk of fire.

This recommendation on the part of Her Majesty's Government, appears to be founded on a Report (also given in the Royal Gazette) made by certain authorities of *Portsmouth* Dock Yard, detailing the result of a series of experiments performed by them upon different descriptions of woods, which had been MY LORD AND GENTLEMEN, saturated with a strong solution of Chloride of Lime. I beg to be permitted to state, that the Chloride of Lime is not the material patented by Sir William Burnett, but the Chloride of Zinc. If, therefore, Her Majesty's Government meant to recommend the adoption of Sir William Burnett's process, and which process, he in his letter to Your Lordship, (also given in the Royal Gazette,) states the Government were employing extensively in the Dock Yard here, it is evident the above Report must lead the Colonial Government into error; the Chloride of Lime being the material used and recommended in it, and not the Chloride of Zinz, the latter being Sir William Burnett's Patent. That the Chloride of Lime is effective in diminishing the tendency to combustion in wood, I do not doubt, and it forms one of the principal ingredients used and patented by me in my process, but certainly it forms no part of Sir William Burnett's Patent, and may be used singly by

any person choosing to do so.

If used singly however, although effective in arresting the progress of fire, there is one serious and well known objection against it, namely, its extremely deliquescent nature, causing continued damp—an objection evidently fatal to its adoption in this state, for either house or ship building purposes. This objection is removed by my Patent, my process being in using this Salt, to combine with it a metallic Salt, and thus create a new and insoluble compound, equally protective against fire, and free from the objection of being any longer deliquescent.

Having thus brought these facts under Your Lordship's notice, it remains for you to adopt such measures as, under such circumstances, you may deem proper, and as may be best calculated to carry out the wise and humane intentions of Her Majesty's Government, in directing the attention of the Colonial Government to the adoption of some means for ameliorating, if not entirely preventing, the frightful consequences attendant on fires in these portions of the British Possessions.

Had I been made aware of Her Majesty's Government having instituted inquiries on this subject, and directed experiments to be gone into, I would not have failed respectfully to have claimed for my process a full and searching investigation, the result of which I presume to think, could not have been otherwise than satisfactory. however appear to have been confined simply to a process, supposed to have been that patented by Sir William Burnett, Physician General to the Navy, bility of Timber to a very considerable degree. nor does any step appear to have been taken to as-certain whether the important object in view could have been obtained more effectually by any other The Commissioners of

I therefore beg respectfully to ask of Your Lord- Despatch. ship, to cause inquiry to be immediately made with reference to the statement I have herein submitted, and further that Your Lordship will give instructions to such competent parties as you may think fit, to investigate, and report upon my process, particularly as to its effectiveness for the object now contemplated; and in making this last request, I ask the favour of Your Lordship's perusal of Mr. Richard Phillipp's Report to the Commissioners of Her Majesty's Woods and Forests, copy of which I enclose.

Hoping to receive an early communication on this

subject,

I have, &c. (Signed,)

The Right Honourable

Lord Stanley, &c. &c. &c.

(Copy.)

Museum of Economic Geology, 20th September, 1842.

I have, by your direction, and with assistance of Mr. Payne, submitted to numerous experiments his

process for preserving Timber from decay.

This method consists in depriving wood of its air, by an exhausting process, causing it then to absorb a solution, and afterwards forcing into it another solution, which shall so act upon the first contained in the pores of the wood as by chemical decomposition to impregnate it with a solid material, and such as it is presumed will be efficacious in preventing its decay.

In order to prepare for the more direct experiment, it appeared to me to be proper to determine whether the process proposed by Mr. Payne is such as to ensure the penetration of the Timber by the solutions With this view, a block of which he employs. wood was immersed in water for twenty-four hours, and on weighing it at the expiration of that time it was found to have absorbed less than seven per cent of water; whereas a block of similar timber, submitted for only ten minutes to Mr. Payne's exhausting and forcing process, gained upwards of fifty per cent of water. Being thus satisfied that it is easy to penetrate Timber with a liquid to a great extent, I afterwards tried repeated experiments with Mr. Payne's decomposing process with some of the various solutions contemplated in his Patent; which of these it would be better to employ, it would require experience to determine. I found, however, that it would be easy to deposit eight per cent of solid, and presumed protecting matter, in the body of the Timber.

This was determined by subjecting the Wood, after impregnation, to a very high temperature, and afterwards weighing from time to time during ten

Time only can determine whether any substance thus introduced into Timber, can preserve it from decay, and there is much evidence in favour of the actual existence of such protecting power; and I am of opinion that Mr. Payne's plan will probably prove the most efficacious that has hitherto been proposed, on account of the great penetration which it effects, and the insolubility attending much of the matter introduced.

I therefore take the liberty of adding, that should you contemplate the use of any preservative material, Mr. Payne's process is, in my opinion, well worthy These experiments of being submitted to the test of experiment on a considerable scale, and I may add that some of the substances employed by him diminish the combusti-

> I have, &c. R. PHILLIPS. (Signed,)

Her Majesty's Woods and Forests, & c. &c. &c. &c.

(Copy.)

DOWNING STREET, 5th November.

SIR,

I have laid before Lord Stanley your letter of the 28th altimo, and I am directed by His Lordship to what means it has happened that, in the Report published in Canada, suggesting the application of Sir William Burnett's invention for preventing wood and other articles from becoming ignited when in contact with fire, the solution of Chloride of Lime should have been represented as one of the materials used in his process, instead of Chloride of Zinc.

His Lordship will regret if any prejudice has been vention, and will be happy to remedy the inconvenience, if any, by transmitting to the Governor General of Canada copies of this Correspondence with you.

I have, &c.

G. W. HOPE.

Signed,) CHARLES PAYNE, Esquire, &c. &c. &c.

(Copy.) No. 456.

> DOWNING STREET, 15th November, 1845.

MY LORD. Seamen.

> I have to acknowledge the receipt of Your Lordship's Despatch No. 308, of the 5th of July last, enclosing the copy of a Memorial which you had received from the Masters and owners of British Ships trading to Quebec, suggesting the adoption of certain remedies for the inconvenience to which they are at present subjected by the constant infringement by their seamen of the engagements into which they have entered previously to quitting this country.

> Her Majesty's Government entertain no doubt of the existence of the evil complained of, to a considerable extent, and they think it advisable that some measures should be adopted for checking the practice

of desertion.

The remedies suggested by the Memorialists are as follows:-

1st. That every Ship-owner sending a new vesselfrom Canada to the United Kingdom should be compelled previously to import two-thirds of its complement of sailors.

2. That the seamen in Canada should be registered, and that the Masters and Owners of Provincial vessels proceeding to sea, should be prohibited from taking to sea any seaman, without a ticket of registry (it is presumed either British or Canadian).

3. That until this Law be passed, vessels of the United Kingdom proceeding from Canada should be relieved of the restrictions as to taking seamen with-

out a registered Ticket.

With regard to the first of these proposed remedies. A similar p Her Majesty's Government would be unwilling to present case. recommend so novel a restriction on ship builders of had been tried to prevent desertion.

In the first instance, it would be better to try the second remedy proposed, which, although it might not prevent desertion altogether, would, at least, it is

conceived, materially check it.

You are therefore at liberty to invite the Canadian Legislature to pass a law establishing a system of Registration of their own seamen, and prohibiting Masters, &c., of vessels proceeding from Canada, from engaging seamen without either a Canadian or Imperial Register Ticket.

With respect to the third proposition, Her Ma-Despatches. jesty's Government entertain great doubts whether the complaining parties in Canada, and probably the authorities there, have not placed an inaccurate construction upon the Merchant Seamen's Act, by erroneously supposing that it prohibits the engagestate, in answer, that he is unable to inform you by ment in Canada of seamen without a Register Ticket, by Masters, &c., of Ships registered in the United Kingdom.

The Law Officers of the Crown having been consulted on the subject, they have reported their opinion, that the Act does not prohibit the taking seamen to sea, without a ticket, in vessels returning to the United Kingdom, in sailing from Canada, Quebec,

or any other Colonial Port.

I enclose a copy of that opinion for your informaoccasioned to your interests by this mistake in the I enclose a copy of that opinion for your informa-publication in Canada of Sir William Burnett's in-

I have, &c.

(Signed,) STANLEY.

"We are of opinion that the Act does not prohibit "the taking seamen to sea, without a ticket, in vessels "returning to the United Kingdom, in sailing from " Canada, Quebec or any other Colonial Port.

(Signed,) F. THESIGER, F. KELLY.

"For the consideration of the Counsel of the Admiralty."

"I agree in the above opinion." RICH. GODSON. Signed,)

"18th October, 1845."

The Right Honourable, Lord METCALFE, G. C. B., &c. &c. &c.

(Copy.) No. 457.

DOWNING STREET, 15th November, 1845.

My Lord,

I have to direct Your Lordship's attention to Rail Roads. the following remarks on an Act passed by the Legislature of Canada during their last Session, distinguished in the records of this Office as No. 232, and entitled, "An Act to Incorporate the St. Lawrence and Atlantic Railroad Company.'

The 38th section, which fixes the maximum rates which the Company are to charge for the carriage of passengers and goods, gives them power to alter all or any of those rates so long as they keep within the maximum. A similar power is given to Railway Companies in this country by the 90th section of the Act 8th and 9th Victoria, chap. 20; but, lest that power should be abused for the purpose of prejudicing or favouring particular parties, or of collusively creating a monopoly, a proviso is introduced, that the same charges shall always be made upon all persons, and upon all goods, under the same circumstances. A similar precaution ought to be adopted in the

But the 50th clause is open to a more serious ob-Canada to be imposed by the Imperial or even by jection. It gives power to the Company to take the Provincial Parliament, until other available means possession of such parts of the Rivers St. Lawrence and Richelieu, or of any other rivers which may be required for the use of the Railway; but there is no provision (except a partial one in respect of the Richelieu) for preventing the erection of works which might injure the navigation of either of those rivers.

It would be very desirable that Your Lordship should obtain an amendment of these clauses, more especially the latter; and in the mean time, Her Majesty's decision upon the Act will be suspended.

I intend to transmit to Your Lordship, shortly, copies of the General Railway Acts, and of the pro-

Despatches

Harris' Di-

VOTCE.

ceedings of the Government Railway Department,

(Signed,)

I have, &c.

STANLEY.

The Right Honourable Lord METCALFE, &c. &c. &c.

(Copy.) No. 458.

> DOWNING STREET, 18th November, 1845.

Mr Lord,

In reference to the correspendence enumerated in the margin, on the subject of Mr. Harris'

Divorce Bill, I have now Lord Metcalie, Despatch No. 278,
Of 21st May, 1845.
Lord Stanley, Despatch No. 410.
Lord Stanley, Despatch No. 410.
Lord Metcalie, Despatch No. 345,
Of 3d Sept. 1845. the Law Officers of the

Crown, from which it appears that if the Bill were confirmed by Her Majesty, the Courts of Law in this Kingdom would not consider such an Act as a valid divorce but that Mr. and Mrs. Harris would still retain, in point of Law, their conjugal relation towards each other within this Kingdom, and wheresoever else beyond the limits of Canada the Law of England prevails.

Under such circumstances it will of course be impossible that Her Majesty in Council could be

advised to confirm and finally enact this Bill. I have, &c.

STANLEY. (Signed,)

The Lord METCALFE, &c. &c. &c.

(Copy.)

Doctor's Commons, November 18th, 1845.

My LORD,

We are honoured with Your Lordship's commands signified in Mr. Hope's letter of the 15th instant, stating that he was directed to transmit to us a Bill passed by the Council and Assembly of Canada to dissolve the marriage of Henry William Harris, Esq., also to transmit copies of the correspondence which has taken place on the subject of that Bill, between Your Lordship and the Governor General of Canada. That the result of that correspondence is to show that Mr. and Mrs. Harris were married in Canada in the year 1832—that he was at that time residing there as an Officer attached to his Regiment, the act of Adultery on account of which the parties have been divorced was apparently committed in Canada,—that Mr. Harris had no other domicile there than such as attached to him in his Military capacity,—that in the year 1841, Mr. Harris returned with his Regiment to the United Kingdom, and has not since resided in Canada,—that Mrs. Harris also quitted Canada for the West Indies,—that the Bill of Divorce was passed in March 1845 and during the absence of both parties from the Province.

That Your Lordship further directed Mr. Hope to request that we would report our joint opinion whether if this Bill should be confirmed by Her Majesty, the Courts of Law in this Kingdom would consider such an Act as a valid divorce within this Kingdom of Mr. and Mrs. Harris, and whether notwithstanding the Act, they would not within this Kingdom and elsewhere beyond the limits of Canada, still retain, in point of Law, their conjugal relation towards each other.

In obedience to Your Lordship's commands we Despatches. for the information of the Provincial Legislature in have the honour to report that as the parties were their deliberations on this subject. of the Act for the dissolution of the marriage, we are of opinion that the Courts of Law in this Kingdom, would not, if such Bill were confirmed by Her Majesty, consider such an Act as a valid divorce.

> We further think that Mr. and Mrs. Harris would, notwithstanding such Act, retain in point of Law their conjugal relation towards each other, within this Kingdom, and wheresoever else beyond the limits of Canada the Laws of England prevail.

We have, &c.

(Signed,)

J. DADSON, FRED. THESIGER. FITZROY KELLY.

The Right Honourable LORD STANLEY, &c. &c. &c.

Copy.) No. 1.

DOWNING STREET, 30th December, 1845.

Mr Lord,

I have the honour to transmit to Your Lord-British plantsship, herewith, an Order made by Her Majesty in tion vess Council on the 23d instant, leaving to its operation an Act passed by the Legislature of Canada, No. 212, to secure the right of property in British Plantation Vessels.

The last clause, however, enacts that this Act shall cease if at any time the Imperial Act 3 and 4, Will. IV. chap. 55, entitled, "An Act for the registering of British Vessels," shall be extended to vessels navigating the Inland Waters of the Province of Canada. This Act having, however, been repealed by the Act 8 and 9 Vict., chap. 89, it would be desirable that the original Act. No. 212, should be amended by introducing the words "or any other Act for the Registering of British Ships," immediately after the words "the Act of Parliament," (viz.: 3 and 4, Will. IV. c. 55,) entitled "An Act

> I have, &c. W. E. GLADSTONE. (Signed,)

Lieut. General The Earl CATHCART, &c. &c. &c.

for the Registering of British Ships."

(Copy.) Circular.

> DOWNING STREET, 15th January, 1846.

My Lord,

I find that the impulse which has been given in Railways. every other part of the civilized world to plans of Railway communication has been felt in many of the British Colonies. The subject has been pressed on my attention from many different quarters and under circumstances both physical and economical as distinct and as various as are the conditions of those widely extended settlements.*

To attempt to lay down any one set of rules or even a single rule binding inflexibly on the Executive Governments of them all, would obviously be fu-tile and impracticable. But the experience of this country has ascertained some general principles on the subject, the application of which is neither transitory nor local, but which, it may now be presumed are applicable in various degrees to the legislation of every country in this new field of inquiry. The object of this Despatch is to state, compendiously, what those rules or principles are.

Despatches.

It will, however be convenient that you should be in possession, in the utmost practicable detail, of all a provision for the keeping and the inspection of the the provisions which have been established, either by accounts of Railway Companies, which, with the ne-positive Statutes, or by standing orders of both cessary variations of form, should, I think constitute Houses of Parliament for the more effectually pre- an integral part of every Railway Bill which may be venting the evils and securing the advantages incident passed in any British Colony. It is however mato the creation of new lines of Railway in this counterial that you should observe with respect to the try. I subjoin a list of the various documents of this three last provisions, that they are not intended to course find in them much which could not be applied to the circumstances of the Colony under your Gogreatly abridge the labour of drawing up any Railway Acts and much which embodies in a small space the results of long and laborious investigations and of very costly experiments.

But whatever may be the utility or inutility of such details, I revert to the more general topic which has

been already mentioned.

1st. Then it is necessary that it should be expressly stipulated in the formation of every Railway Company, that the Legislature shall be free by any future enactments to repeal, alter or amend any part of the original grant without being responsible on may hereafter stand, their original position. that account, to provide compensation or indemnity to the Shareholders. It is, or course, assumed that yous provisions which have the public safety for their in the exercise of this reserved authority, the Local immediate object. Some modifications of them will, Legislature will always respect the obligations of of course, be requisite to meet peculiar local exigenjustice and sound policy. But to attempt once for all cies, but enactments of this kind very carefully conto enact a law of this kind which is thenceforward to sidered, are essential to all good legislation on the remain unchangeable unless the concurrence of the subject. Shareholders can be obtained or purchased, would be to subject society at large to all the hazards of what semblies exist and where the population is numerous

2nd. You will regard it as an indispensable preliminary to the enactment by Her Majesty of a Railway Bill, that of the proposed Capital one-tenth at least should have been actually invested in good and

available securities for the prosecution of the work.

3rd. Every Railway Bill ought to contain provisions for the conveyance of the Royal Mails. The object of such provisions should be to secure moderation in the charges of conveyance, and to afford the utmost possible facility for the effectual discharge of this branch of the public service. Reference may be made on this head to such sections of the Imperial Railway Acts as relate to it.

4th. Every such Bill should also contain all necessary provisions to insure the prompt and punctual conveyance of Her Majesty's Forces, whether belong-ing to the Regular Army or to the Militia, and of all Policemen, Constables, or others, travelling on Her Majesty's service. Rules of this nature will be found in the accompanying Acts of Parliament.

5th. In the contingency of Electrical Telegraphs being established on any line of Railway, provision should be made for a proper controll and superintendence of them, according to the terms or spirit of the section of the Act of Parliament on that subject.

6th. The Statute 7th and 8th Victoria, chap. 85, sect. 1, contains a provision respecting the revision of the scale of Tolls on Railways, and the fixing a new scale in cases where after 21 years the profits shall have exceeded 10 per cent. The principle of this clause, with the substitution of 15 per cent. for 10, and of seven years for three, as the basis of the average to be calculated, ought, I apprehend to be adopted in every Colonial Railway Act.

7th. The second section of the same Act contains by the State, after a certain lapse of time, and on the terms there prescribed of any Railway. In substance

8th. The fifth section of the same Statute contains Despatches. nature which accompany this Despatch. You will of 'rule affirmatively by anticipation the questions to which they relate, or in any manner to prejudge the policy of the purchase of any Railway by the state. vernment. But you will also find much which will. They have been prompted by the belief that the Railway system is still in a great degree an infant system, and that it is impossible accurately to predict the accompaniments and effects of its maturity, or to measure the exigencies which it may create. It has therefore been thought wise to take the best general guarantee of which the circumstances will admit by keeping the field open for the free exercise at a future day, of the discretion of the Legislatures, and to prevent the growth of any notion of constructive or prescriptive claim on the part of the Companies to retain without reference to public interests, as they

9th. You will find in the accompanying Acts vari-

10th. In those Colonies in which Representative Asmust, at first, be a precarious and doubtful experi-there will, I trust, be an adequate security both for the protection of private rights, and for preventing any improper favour being shewn to the interests of persons possessing peculiar local influence. In other Colonies the security against abuses may be less perfeet and the duty of vigilance on the part of the Executive Government to prevent them, may be the more urgent. It is a duty, for the effective discharge of which, the Governor of every such Colony will consider himself as peculiarly responsible.

Such appear to me to be the main general principles or provisions which ought to be embodied in any Railway Act which may be passed in the Colony

under your Government

You will perceive that my general object in framing them has been to leave the freest scope to private and associated enterprize by the avoidance of all minute interference, and at the same time to take some simple securities for testing the solidity of projectsfor guarding against risk to life-and for guaranteeing to the public service from the first, a fair share of the advantages of the construction of any Railway, and to the State as the representative of the public the means of dealing with future contingencies. But I do not venture to insist even on these provisions as absolutely indispensable, in every Colony and in every Railway Act. I am too well aware of the diversity of circumstances prevailing in the various dependencies of the British Crown, to attempt so to fetter the discretion of the local Governments, or so to impede the free exercise of the discretion of Her Majesty's confidential Advisers. The practical purpose which these Rules may serve is as follows:will not be necessary to reserve for the signification of Her Majesty's pleasure any Railway Law which satisfies all these conditions. On the other hand, any Railway Law framed in neglect or disregard of them must be so reserved. In transmitting any them must be so reserved. provisions for the purchase if it shall be thought fit, Railway Law for the signification of Her Majesty's pleasure, you will distinctly point out to what extent these Rules have been followed or neglected, and such a provision should form a part of any Act which what are the reasons which, in any such case of nemay be passed in the Colony under your Governglect, are supposed to justify or to have occasioned ment.

It. On the other hand, it may happen that in parDespatches.

ticular instances Companies may desire to accredit have proposed of the intervention of the Government. I do not object to the guarded extension of that interrention even beyond what the Legislature of the Colony under your administration may generally require, if it be with the active concurrence of the parties and without expense to the public. For example it may happen that parties may desire to submit their projects to the examination of officers appointed or approved by yourself for the purpose. In such a case, or in any which you may judge to be analogous to it, I leave to your own unfettered dis-

I have, &c. (Signed,) W. E. GLADSTONE. The Governor of Canada, &c. &c. &c.

P. S.—Lest the language in which my first recommendation is couched should be liable to an ex- a matter rather for adjustment in the Province than aggerated construction, I beg to apprize you that it as raising an Imperial question in which the particular Colony can only be regarded as a portion of an emformed to the cold of the co conformable to that of the 26th clause of the Model Empire animated by a central and single principle Railway Bill of 1845, and in no degree to go beyond the spirit of that provision.

List of Enclosures.

No. 1.-Volume of Reports of Committees and of General Railway Acts.

2.—Standing Orders of both Houses of Parliament relating to Railways

3.—Railway Clauses Consolidation Act, 1845, 8 and 9 Vic., c. 20. *4.—Model Bill of 1845.

5.-Volume of Public General Acts for the Regulation of Railways.

*N. B.-No. 4. It has been impossible to procure a copy of this Act, but the Clause to which the Secretary of State refers in the P. S., may be seen at p. 48 of Reports of the Committees-Enclosure No. 1.

(Copy:) No. 18.

> DOWNING STREET, 3d February, 1846.

MY LORD,

Castoms' Du

ties Act.

The several Despatches enumerated in the margin I acknowledge and propose to answer together, because they are all referable to the same common subject of the Act of the Canadian Legislature of the 17th of last March, cap. 3, for granting Provincial Duties of Customs.

This Act stands for the signification of Her Majesty's pleasure, and I am not able until an amendment shall have been introduced into it to advise Her Majesty to allow it.

It involves two principles of great importance,

the first directly, and the second virtually.

The first is the distinction between goods seaborne, and goods otherwise imported. On this subject I need simply refer you to what I have stated in regard to the proposal to levy inland countervailing duties upon goods generally. I am not, Your Lordship will perceive precluded by a difficulty arising upon this part of the measure from advising its allowance, but I also find that for the duty of 5 per cent. which has heretofore been payable upon leather and leather manufactures imported into Canada, rated imposts have been substituted, which appear to range generally from 10 per cent. up to 25 or 30 per

Her Majesty's Government are not prepared to Despatches. their schemes by soliciting a larger measure than I assent to the imposition on such British goods as are ordinarily sent to Canada from the United Kingdom or from a British Possession, of rates of duty substantially higher than those which are levied under the previous Provincial Customs' Act, although they take no objection to the substitution, for duties ad valorem, of such fixed amounts as may be considered on the average equivalent to them. Your Lordship will consider this as their fixed decision, and will make it known accordingly. An amendment of the Act, to bring it into conformity with this decision is indispensable.

Her Majesty's Government would very reluctantly consent to an increase of the duties upon Foreign goods when imported by sea into the British Colonies, as they stood before the passing of the Act

now under consideration.

If it be possible to consider the inland carriage as of action, it is not possible, in the judgment of Her Majesty's Government, to extend this view to Maritime Commerce, without the risk of great inconvenience.

Any increase, however, of the kind to which I refer must not only be specifically and avowedly laid upon Foreign goods and upon Foreign goods alone, when the article is one likewise produced in the United Kingdom or in the British Provinces, and entering into the Trade between them and the Province of Canada, but must likewise be supported by strong and special considerations to be stated for the information of the Government. Whatever influence of persuasion Your Lordship can exercise, you will employ for the purpose of recommending an adherence to the commercial principles of the Circular of my predecessor, dated 28th June, 1843, or at the least of moderating the disposition to call for augmentations of differential duties upon Foreign productions.

I could have wished to find in this Act the usual exemption from duty of supplies required for Her Majesty's Forces

Your Lordship will endeavour to procure the adoption of such provision, together with the amendment to which I have above adverted, as indispensa-

> I have, &c., (Signed,) W. E. GLADSTONE.

Lieut. General The Earl Cathcart, K. C. B., &c. &c. &c.

Ordered, That two hundred and fifty copies of Despatches to the said Despatches be printed in each of the be printed. English and French Languages for the use of the Members of this House.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Pa-

Resolved, That Select Standing Committees of SelectStanding this House for the present Session, be appointed Committees. for the following purposes, viz :-

-On Privileges and Elections.

ON EXPIRING LAWS.

-On Private Bills. ON STANDING ORDERS.

On PRINTING. ON CONTINGENCIES.

which said Committees shall severally be empowered in favour of sea-borne articles—in others the appli-cation of the duty is uniform. pers and records.

Committee to prepare lists

Resolved, That a Select Committee of eleven Members, composed of the Honourable Mr. Attorney General Smith, the Honourable Mr. Baldwin, by this House.

Library.

Resolved, That a Standing Committee of six Members, composed of the Honourable Mr. Morin, the Honourable Mr. Solicitor General Sherwood, Mr. Boutillier, Mr. Hale, Mr. Taché, and Mr. Mucdonald of Kingston, be appointed, to assist Mr. Speaker in the direction of the Library, to which shall be referred all matters relating thereto, with power to report from time to time.

Lower Canada Notarial Deeds Validity Bill.

Ordered, That Mr. Solicitor General Taschereau have leave to bring in a Bill to remove all doubts as to the validity of certain deeds, instruments and documents, executed before Notaries in Lower Canada, and to secure the rights, titles and interests of all persons concerned therein.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Trafalgar, Esquesing, and Erin Boad Bill Ordered, That Mr. Chalmers have leave to bring in a Bill to incorporate certain persons as the Trafulgar, Esquesing and Erin Road Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Simple modes &c. Bill.

Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill for the substitution of more simple modes of assurance in lieu of fines and recoveries.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday the third of April next.

Conveyance of property

Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill to facilitate the conveyance of real property in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

On motion of Mr. Sherwood of Brockville, seconded by Mr. Woods.

Entries in journals read. Ordered, That so much of the entries in the Journals of the last Session, as relate to the Petition Select Committee thereon, be now severally [(34.) read.

The said entries were read accordingly.

A Member at According to order, Louis Lacoste, Esquire, Memtends in his ber for the County of Chambly, who was absent on the twenty-first, twenty-third and twenty-fourth instant, from the Select Committee appointed to try

A Member at According to order, Louis Lacoste, Esquire, Members at According to order, Louis Lacoste, Esquire, DeWitt, Drummond, Franchère, Guillet, Lacoste, LaFontaine, Latterriere, Laurin, LeMoine, Leslie, Macdonald of GLENGARY, Macdo instant, from the Select Committee appointed to try Macdonell of Stormont, M Connell, Methot, Morin, the merits of the Petition of James Durand, Esquire, Nelson, Price, Roblin, Rousseau, Smith of Went-complaining of the undue Election and Return of Worth, Stewart of Bytown, and Tache.—(34.) James Webster, Esquire, the Sitting Member for the

opinions thereon, with power to send for persons, pa- West Riding of the County of Halton; and was further absent on the twenty-first, twenty-third, twenty-fourthand twenty-fifth instant, from the Select Committees appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore the Honourable Mr. Aylwin, the Honourable Mr. District, complaining of the undue Election and Re-Solicitor General Sherwood, the Honourable Mr. turn of Edward Ermatinger, Esquire, to represent Moffatt, Mr. Gowan, Mr. Colvile, Mr. Leslie, the County of Middlesex in this present Parliament; Mr. Macdonald of Kingston, Mr. Chauceau, and and of the Petition of the Honourable Francis Hincks, Mr. Meyers, be appointed, to prepare and report of the City of Montreal, complaining of the undue with all convenient speed, lists of Members to Election and Return of Robert Riddell, Esquire, Sitcompose the six Standing Committees ordered ting Member for the County of Oxford, attended his place in this House.

> Mr. Lacoste rose in his place, and having given Mr. Lacoste. satisfactory reasons for not being present at the meeting of the said Select Committees, and having verified the same upon oath,

On motion of the Honourable Mr. Aylwin, seconded by Mr. Christic,

Resolved, That Mr. Lacoste having given satisfac- Excused. tory reasons for not being present at the meetings of the Select Committee for the trial of the contested Election for the West Riding of the County of Halton, on the 21st, 23rd and 24th instant; and at the meetings of the Select Committees for the trial of the contested Elections for the Counties of Middlesex and Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

Mr. Dickson, Member for Niagara, and Mr. Members call-Bertrand, Member for the County of Rimouski, hav- ed and do not ing been severally called, according to order, did not appear.

The Order of the Day being read, for taking into County of Oxconsideration a motion made on the twenty-fourth ford election. instant, viz:-"That the Select Committee appointed "to try the merits of the Petition of the Honoura-"ble Francis Hincks, of the City of Montreal, com-"plaining of the undue Election and Return of Robert "Riddell, Esquire, Sitting Member for the County of " Oxford, having been unavoidably reduced to less "than nine Members, and having so continued for the space of three sitting days, is dissolved."

The House proceeded accordingly to take the said motion into consideration.

And the said motion being again read, and debates arising thereupon,

Mr. Chalmers moved, seconded by Mr. Ermatinger, Motion further that the further consideration of the said motion be postponed. postponed until Monday next.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Boulton, Brooks, Cayley, Chalmers, Colvile, Cummings, Daly, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hall, Jessup, Johnston, Macdonald of Cornwall, Macdonald of Kingston, Macdonell of Dundas, Meyers, Moffatt, Monro, Papineau, Petrie, Prince, Robinson, Sherwood of Brockville, Solicitor General Sherwood, Smith of John Reid and Robert Shepherd, of the City of Frontenac, Attorney General Smith, Stewart of Montreal, together with the Report of the Prescott, Viger, Webster, Williams, and Woods. of FRONTENAC, Attorney General Smith, Stewart of

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Chauveau, Boutillier, Cameron, Cauchon, Chabot, Christie, Desaunier, De Witt, Drummond, Franchère, Guillet, Lacoste, La Fontaine, Lantier, Laterrière,

And the votes being equally divided,

Mr. Speaker gave his casting vote in the affirmative, and Ordered, Accordingly.

Addresses OF

The Honourable Mr. Daly, one of the Members the subject of of the Executive Council, rose in his place, and acflour, grain, &c. quainted Mr. Speaker and the House, that His Excellency, the Administrator of the Government, will receive the House, with its Addresses, on the subject of the importation of certain articles of Agricultural Produce into the United Kingdom, to-morrow, at one o'clock, P.M.

> Ordered, That when this House doth adjourn it will adjourn until to-morrow, at one o'clock, P.M. The House then adjourned.

Veneris, 27° die Martii.

Anno Nono, Victoria Regina, 1846.

1º horă. P. M.

House wait on A T the hour appointed, Mr. Speaker and the House the Administration of th trator of the Government, with the Addresses of the with Address.

And being returned,

Mr. Speaker reported that the House had waited upon His Excellency, the Administrator of the Government, with their Addresses to the Queen, on the subject of the importation of certain articles of Agricultural Produce, into the United Kingdom, and the Address to His Excellency, praying that he will transmit the said Address to Her Majesty's Government in England, to which His Excellency was pleased to make the following answer:—

Answer.

Gentlemen of the Legislative Assembly, I shall have great pleasure in transmitting your

Address to Her Majesty's Secretary of State, to be laid at the foot of the Throne, for Her Gracious Majesty's consideration.

Petitions brought up.

The following Petitions were severally brought up, and laid on the table:-

By Mr. Stewart of Bytown,—The Petition of William Rogerson and others, Manufacturers of Lumber, of the Province of Canada.

By Mr. Cauchon,-The Petition of Louis Celestin Lefrançois, Registrar of the County of Montmorency.
By the Honourable Mr. Viger,—The Petition of Israel Lewis, C. M; the Petition of André Antoine Asselin, of the Parish of St. François du Lac St. Pierre, School Master; and the Petition of the Municipal Council of the Municipality of Ste. Anne

de la Pocatière, in the County of Kamouraska. By Mr. Taché,—The Petition of the Honourable Antoine Gaspard Couillard.

By Mr. Cummings,—The Petition of the Municipal Council of the District of Niagara, (relating to a Road.)

By Mr. Ermatinger,—The Petition of James Hutchison and James F. M. Carthey, on behalf of a public meeting of the inhabitants of Bayham and other Townships, in the Districts of London, Oxford,

By Mr. Macdonald of Cornwall,-The Petition of Alexander M'Lean, Esquire, and others, of the Town of Cornwall,

By Mr. Guillet,-The Petition of A. Bouchet and others, inhabitants of the County of Champlain.

Petitions referred:

Wishe Tegarihontie and others.

Resolved, That the Petition of Wishe Tegerihontie and others, Chiefs and Warriors, Iroquois, Algonquins and Nipissings of St. Regis, and other places, be referred to a Select Committee, composed of Mr. Macdonell of Dundas, Mr. Prince, Petitions and Mr. Macdonald of Cornwall, to examine ferred: the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of George Roe and George Roe others, of the County of Russell, be referred to and others. a Select Committee, composed of Mr. Petrie, Mr. Macdonald of Kingston, Mr. Price, Mr. Stewart of Bytown, and Mr. Chalmers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Roderick M'Gillis, Roderick and others, Cullers and Inspectors of Timber; McGillis and others, Cullers and Inspectors of Timber; McGillis and others. praying to be incorporated as "The Quebec "Cullers Benevolent Society," be referred to a Select Committee, composed of Mr. Chabot, the Honourable Mr. Morin, Mr. Taché, Mr. Chauveau, and Mr. Cauchon, to examine the contents. thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Jean Baptiste Pagé J. B. Page and and others, inhabitants of the Parish of L'An-others cienne Lorette, be referred to a Select Committee, composed of Mr. Chauveau, the Honourable Mr. Aylwin, Mr. Chabot, Mr. Cauchon, and Mr. Laurin, to examine the contents thereof. and to report thereon with all convenient speed, by bill or otherwise; with power to send for persons, papers, and records.

Ordered, That the Petition of the Reverend P. Rev. P. Roy Roy and others, of the County of Quebec, be re- and others. ferred to the said Committee.

Ordered, That the Petition of Dominique Lefran- Dominique çois and others, of the Parish of St. Ambroise de Lefrançois and la Jeune Lorette; the Petition of J. B. Trudelle. others. Esquire, and others, of the County of Quebec; and the Petition of Jacques Legaré, Esquire, Mayor, and of the Councillors and others of the Municipality of the Parish of St. Foye, in the District of Quebec, be referred to the Select Committee, to which was referred the Petition of Jean Marie Robitaille and others, of the Parish of L'Ancienne Lorette.

Resolved, That the Petition of Joseph Cormier, Joseph Cor-Esquire, and others, of the Magdalen Islands, in mier and the County and District of Gaspé, be referred others. to a Select Committee, composed of Mr. Christie, Mr. Chabot, Mr. Chauveau, Mr. Taché, Mr. Williams, Mr. Petrie, and Mr. Price, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Julien Demers, Julien Demers Esquire, and others, of the Parishes of St. Croix and others. and St. Flavien, in the County of Lotbinière, be referred to a Select Committee, composed of Mr. Laurin, Mr. Berthelot, Mr. Lacoste, Mr. Chabot, Mr. Cauchon, and Mr. Methot, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of the Reverend Louis Rev. L. Proulz Proulx and others, of St. Antoine de Tilly, and and others. other Parishes in the County of Lotbinière; and the Petition of the Reverend P. Patry and others, of the Parish of St. Giles, in the County of Lotbinière, be referred to the said Committee.

County of Middlesex Election.

Mr. Williams from the Select Committee, appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District; complaining of the undue Election and Return of Edward Ermotinger, Esquire, to represent the County of Middlesex in this present Parliament; reported that the Committee met this day, pursuant to adjournment, but were unable to proceed to business in consequence of the absence of Mr. Dickson their Chairman.

County of Oxford Election.

Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the by Mr. Christie, Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell. Esquire, Sitting Member for the County of Oxford, reported that the Committee met this day at nine o'clock A.M. pursuant to adjournment, but were unable to proceed to business in consequence of the absence of Mr. Dickson and Mr. Bertraul, Members of the Committee.

Members to attend in their Ordered, That Mr. Dickson, Member for the Town of Niagara, and Mr. Bertrand, Member for the County of Rimouski, do severally attend in their places in this House at the next Sitting thereof.

Motion for an

Mr. Cameron moved, seconded by Mr. Cauchon, Address on re- That an humble Address be presented to His Exthe Executive cellency, the Administrator of the Government, praying that His Excellency may be pleased to inform this House what Negociations or Correspondence, if any, have taken place between the Executive Council, or any Member thereof, and any of the Members of this House or of the other Branch of the Legislature, on the subject of a reconstruction of the Cabinet, by the resignation of one or more, or the dismissal of one or more of the present Members thereof, and the admission of other Gentlemen to fill their places, with the dates, &c. of such correspond-

> The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

> > YEAS.

Messieurs Armstrong, Baldwin, Berthelot, Boutillier, Cameron, Cauchon, Chabot, Chauveau, Desannier, DeWitt, Drummond, Franchère, Guillet, Hall, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Le-Moine, Leslie, Macdonald of GLENGARY, Méthot, Morin, Nelson, Price, Roblin, Rousseau, Scott, Smith of Wentworth, Taché, and Watts.—(32.)

NAY8.

Messieurs Boulton, Brooks, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Jessup, Johnston, Macdonald of Connwall, Macdonald of Kingston, Macdonell of Dundas, M Connell, Meyers, Monro, Papineau, Petrie, Prince, Robinson, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Byrown, Stewart of PRESCOTT, Solicitor General Toschereau, Viger, Webster, Williams, and Woods .- (38.)

So it passed in the negative.

Registry (U. C.)

Ordered, That the Honourable Mr. Solicitor General Sherwood have leave to bring in a Bill to consolidate and amend the Registry Laws of Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Tuesday next.

Address for more frequent mails from England.

Resolved, That an humble Address be presented to Her Majesty; praying that she will be pleased to cause such measures to be adopted as will ensure to Her Majesty's subjects in the North American Colonies a more frequent transmission of the Mails during the winter months by means of the Royal Mail Steamers, than is at present afforded.

Resolved, That a Select Committee composed of Mr. Robinson, Mr. Webster, and Mr. Christie, be appointed to draw up and report the draught of an Address to Her Majesty pursuant to the foregoing Resolution.

On motion of the Honourable Mr. Aylwin, seconded

Resolved, That the Copy of the Report of the Post-office re-Commissioners appointed by the Imperial Go-port referred to vernment to inquire into the affairs of the Post Committee of Office in British North Appointment to the Appointment of the Post nine. Office in British North America, transmitted to this House yesterday by Message from His Excellency, the Administrator of the Government, be referred to a Select Committee of nine Members, to report thereon with all convenient speed by Bill or otherwise; with power to send for persons, papers, and records.

On motion of Mr. Stewart of Bytown, seconded by Mr. Macdonald of Kingston,

Resolved, That an humble Address be presented Address for to His Excellency, the Administrator of the correspondence Government, praying that His Excellency will relating to Vesting Act. be pleased to cause to be laid before this House any information he may have, or correspondence which may have taken place between the Provincial Government, the Colonial Secretary, the Master General of the Honourable the Board of Ordnance, or the respective Officers of the Ordnance in this Province, in reference to a Bill passed in the last Session of Parliament, and reserved for Her Majesty's pleasure thereon, intituled "An Act to explain and amend part "of an Act passed in the seventh year of Her "Majesty's reign, intituled 'An Act for vesting in the principal Officers of Her Majesty's Ordnance the Estates and property therein described, for granting certain powers to the 'said Officers,' and for other purposes therein " mentioned."

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council of this

Ordered, That the Honourable Mr. Viger have Authentic leave to bring in a Bill for better regulating Actes Bill the Formalities of Authentic Actes passed before Notaries.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday the seventh of April next.

On motion of the Honourable Mr. Robinson, seconded by Mr. Lantier,

Resolved, That an humble Address be presented to Address relat-His Excellency, the Administrator of the Gov- ing to the Exernment, praying His Excellency to inform this Huron Road House respecting the expenditure of the thirty from Toronto. thousand pounds, granted by the 4th and 5th Victoria, chap. 28, "for improving the main "Northern road from Lake Ontario at Toronto "to Lake Huron."

1st. The amount expended by the Board of Works under Mr. Hawkins, for exploring and surveying the road from Bradford to Barrie, and for similar expenses on the road from Bradford to Barrie via Bond Head and the Essa Line.

Address relating to the Exenditure on Huren Road from Toronto.

2d. The amount paid for similar expenses to the above, on the Penetanguishine road, from Barrie to Penetanguislane.

3d. The amount expended in improving the Cold Water Road from the Village of the Narrows to Cold Water; -under the superintendence of Mr. Huschins, distinguishing the amount expended neers, Overscers, Paymasters, and other Assis-

paid for labour, and that for Superintendents, separately, as in the last, and also by what autherity this extension of the Road was ordered.

5th. The amount expended in building and repairing the Bridge over the Narrows of Lake Simcoe, and making the Road from it to the Village of the Narrows, and also stating by what autho-

rity that expenditure took place.

6th. The amount expended in Exploring, Surveying, and Estimating for Work, on the Whitby and Lake Simcoe Road, by Mr. Lyons, during the past year, preparatory to expending the sum of two thousand pounds, granted during the last Session, for continuing the improvement of that Road.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

The Honourable Mr. Attorney General Draper Railway Bills moved, seconded by the Honourable Mr. Cayley, appointed. That a Select Committee of nine Monkow That a Select Committee of nine Members, composed of the Honourable Mr. Aylwin, Mr. Robinson, the Honourable Mr. Solicitor General Sherwood, Mr. Lantier, Mr. Cameron, Mr. Prince, Mr. Brooks, Mr. Taché, and Mr. Merritt, be appointed to consider what general provisions ought to be introduced into such Railway Bills as may come before the House during the present or future Sessions, for the advantage of the Public, and the establishment of a sound Railway system; and likewise to consider what standing orders the House should adopt in relation to Railway Bills, with power to consider of any arrangements advantageous to the Public with regard to existing Railway Companies generally, to which, in the opinion of the Committee, the Legislature might justly give its sanction.

Mr. Cameron moved in amendment, seconded by Mr. Prince, That the word "nine" in the said motion be struck out, and the word "eleven" substituted; and that the names of the Honourable Mr. Moffatt and the Honourable Mr. Morin be added to the said

Committee.

The question having been put upon the motion of amendment, it was agreed to unanimously.

The question being then put on the main motion, as amended, it was also agreed to, and

Resolved, Accordingly.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr.

Cayley.

Bill (U. C.)

Resolved. That this House do now resolve itself into a Committee of the whole House, to take into consideration the propriety of amending the Assessment Laws in force in Upper Canada

The House accordingly resolved itself into the said Committee,

Mr. Gowan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Gowan reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

According to order, Louis Lacoste, Esquire, Mem-Oxford Elecfor labour done on the Road, by contract or ber for the County of Chambly, who was absent on tion otherwise, from that paid for Salaries of Engi-the twenty-sixth instant, from the Select Committees Members exneers, Overscers, Paymasters, and other Assis- appointed to try the merits of the Petition of William cused for non-tants.

Anotman, Esquire, of Dundas, in the Gore District, attendance.

4th. The amount expended in extending the Road complaining of the undue Election and Return of Mr. Lacoste. from Cold Water to Sturgeon Bay, on Lake Edward Ermatinger, Esquire, to represent the Huron, under Mr. Hawkins, shewing the amount County of Middlesex, in this present Parliament; and of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford; attended

in his place in this House. Mr. Lacoste rose in his place, and having given satisfactory reasons for not being present at the meetings of the said Select Committees, and having verified the same upon oath,

On motion of Mr. Chaureau, seconded by the

Honourable Mr. Baldwin,

Resolved, That Mr. Lacoste having given satisfactory reasons for not being present on the twentysixth instant, at the meetings of the Select Committees for the trial of the Contested Elections for the Counties of Middlesex and Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

According to Order, Henry Smith, Esquire, Mem- Mr. Smith, of ber for the County of Frontenac, who was absent on Frontenac the twenty-fifth and twenty-sixth instant, from the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, attended in his place in this House.

Mr. Smith rose in his place, and having explained the reasons for his not being present at the meetings of the said Select Committee, and having verified the same upon oath,

On motion of Mr. Gowan, seconded by Mr. Sher-

wood of Brockville,

Resolved, That Mr. Smith of Frontenac, having explained the reasons for his not being present on the twenty-fifth and twenty-sixth instant, at the meetings of the Select Committee for the trial of the Contested Election for the County of Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

According to Order, Walter Hamilton Dickson, Mr. Dickson. Esquire, Member for Niagara, who was absent on the twenty-first, twenty-third, twenty-fourth, twentyfifth, and twenty-sixth instant, from the Select Committees appointed to try the merits of the Petition of William Notman, Esq., of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middleser, in this present Parliament; and of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, sitting Member for the County of Oxford; attended

in his place in this House.

Mr. Dickson rose in his place, and having given satisfactory reasons for not being present at the meetings of the said Select Committees, and having veri-

fied the same upon oath,

On motion of Mr. Williams, seconded by Mr. Petrie,

cused for nonattendance.

Mr. Dickson.

Resolved, That Mr. Dickson having given satisfactory reasons for not being present on the twentyfirst, twenty-third, twenty-fourth, twenty-fifth, and twenty-sixth instant, at the meetings of the Select Committee for the trial of the Contested Election for the County of Middlesex, and having verified the same upon oath, he be now excused such non-attendance.

On motion of Mr. Chauveau, seconded by the Honourable Mr. Baldwin,

Resolved, That Mr. Dickson having given satisfactory reasons for not being present on the twentyfirst, twenty-third, twenty-fourth, twenty-fifth, Select Committee for the trial of the Contested Election for the County of Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

Memberscalled

Mr. Bertrand, Member for the County of Riand did not apmouski, having been called, according to Order, did not appear.

> Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Daly,

The House adjourned until Monday next.

Lunæ, 30° die Martii.

Anno Nono, Victorie Regine, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up, and laid on the table:-

By Mr. Colvile, - The Petition of L. G. Brown, and others, of the County of Beauharnois; the Petition of William Bowron, and others, of the Townships of Godmanchester and Hinchinbrook, in the County of Beauharnois; the Petition of Eden Colvile, Esquire, M. P. P., and others, of the Seigniory of Beauhar-nois; and the Petition of the Reverend R. G. Plees, and others, members of the United Church of Eng-

land and Ireland, in the Diocese of Quebec.

By Mr. Woods,—The Petition of Thomas L. Crooke, Esquire, and others, inhabitants of the Town-

ships of Sarnia and Plympton.

By Mr. Stewart of Bytown,—The Petition of Clements Bradley, and others, inhabitants of the Township of Gloucester, in the District of Dalhousie.

By Mr. Cummings,—The Petition of D. M. Dou-

gal, and others, freeholders and inhabitants of Upper Canada.

By Mr. Leslie,—The Petition of the Ladies of the Montreal Protestant Orphan Asylum; and the Petition of Augustin Perrault, and others, merchants and tradesmen of the City of Montreal, in the District of

By Mr. Webster,-The Petition of George Brown, and others, inhabitants of the Northern Division of Owen's Sound.

By Mr. Merritt,—The Petition of the Municipal Council of the District of Niagara (relating to the Common School Act); the Petition of the Municipal Council of the District of Talbot; the Petition of the Reverend Job Deacon, and others, members of the United Church of England and Ireland, in the Parishes of Adolphustown and Fredericksburg, in the Diocese of Toronto; and the Petition of the Municipal Council of the District of Niagara (relating to the sale of wild lands).

By Mr. Smith of Frontenac,—The Petition of Samuel De Veaux, and others, of Niagara Falls.

By the Honourable Mr. Aylwin,—The Petition of Kingston, in the Diocese of Toronto.

By Mr. Macdonald of Kingston,—The Petition of Petitions laid H. H. Whitney, and others, members of the United on the table. Church of England and Ireland, in the Diocese of Quebec, in connexion with St. George's Chapel, Montreal.

By the Honourable Mr. Baldwin,—The Petition of Daniel Hoover and others, inhabitants of the Township of Walpole, in the District of Talbot; and the Petition of James L. Green and others, inhabitants of the Township of Townsend, in the District of Talbot.

By the Honourable Mr. Laterrière,—The Petition of C. P. Huot, Esquire, and others, inhabitants of and twenty-sixth instant, at the meetings of the the Parish of Buie St. Paul, in the County of Soquenay; the Petition of Alexis Otisse and others, of the Parish of Baie St. Paul, in the County of Saguenay; the Petition of James Alexander and others, Navigators, residing in the County of Saguenay; the Petition of the Reverend L. A. Bourret and others, inhabitants of the County of Suguenay; the Petition of Simeon Destroismaisons, Esquire, and others, of St. Urbain and other Parishes in the County of Saguenay; the Petition of the Reverend B. Honorat and others, residing on the River Saguenay; and the Petition of David Gagnon and others, residing on the River Saguenay.

By the Honourable Mr. Robinson,—The Petition of the Municipal Council of the District of Simcoe (relating to a tax on improved lands); the Petition of the Municipal Council of the District of Simcoe (relating to a tax on town lots); the Petition of the Municipal Council of the District of Simcoe (relating to a tax on wild lands); the Petition of Gerald Alley and others, inhabitants of the Township of Oro; the Petition of James Wickens, President of the Simcoe Agricultural Society; and the Petition of the Municipal Council of the District of Simcoe (relating to

the Registry Office).
By Mr. Cameron,—The Petition of John R. Gemmill, of the Town of Lanark, in the District of Bathurst; and the Petition of the Reverend A. G. Laurie and others, Ministers and Members of the

Christian Universalist Association of Canada West.

By the Honourable Mr. Daly,—The Petition of Joseph Louis Héon, inhabitant of the Township of Somerset.

By Mr. Roblin,—The Petition of Ebenexer Jewell, of Demorestville; and the Petition of Stephen Bowerman, of the Township of Hallowell, in the District of Prince Edward.

By Mr. Macdonald of Cornwall,-The Petition of Donald M.Dermid, of Cornwall, formerly an Officer

in the Militia of Glengary.

By Mr. Dickson,-The Petition of Lachlin Bell, and others, of Upper Canada; the Petition of Richard Miller and others, the President and Members of the Board of Police, of the Town of Niagara; the Petition of the Municipal Council of the District of Niagara (relating to a road in Grantham); the Petition of the Municipal Council of the District of Niagara (relating to Town Lots); and the Petition of the Municipal Council of the District of Niagara (relating to Temperance Houses).

By Mr. De Witt,—The Petition of David Johnston and others, of the Township of Kilkenny, Canada

East.

By the Honourable Mr. Aylwin,—The Petition of the Honourable J. R. Vallieres de St. Réal, and others, Justices of Her Majesty's Courts of Queen's Bench in Lower Canada; the Petition, of Joseph Lemonde, of Montreal; the Petition of John Sharples, Esquire, Supervisor of Cullers, of the City of Quebec; the Petition of Mrs. Marion Gibb and other Ladies, Members of the Committee of Management of the M. Mason, and others, members of the United Charles Street Infant School, Quebec; and the Peti-Church of England and Ireland, of the Township of tion of Lady Stuart and other Ladies, the Committee of the Quebec Infant School.

By Mr. Chabot,—The Petition of the Reverend J. B. Coté and others, of the Seigniories of Metis, Pachot and Matane, in the County of Rimouski; and the Petition of the Mayor and Councillors of the City of Quebec.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:

Of T. Spruen, of Montreal; praying to be comensated for his services, as Teacher of the School belonging to the Royal Institution, at Gaspé.

Of D. B. O. Ford and others, of the Town of Brockville, in the District of Johnstown; praying for the passing of an Act to authorize the Trustees of the District School, of the said District, to hold a

certain lot of ground in the said Town.

Of the Reverend Messire Ducharme and others, Members of the Corporation of the College of Ste. Théresè de Blainville; praying for an aid to enable them to erect a College in that Parish; the present building being insufficient for the number of Students.

Of John Morris, Esquire, and others, of Ste. Thérèse; praying for an aid to build a College in

that Parish.

Of Hamnett Pinhey, Esquire, Warden of the Municipal District of Dalhousie; praying for the passing of an Act explanatory of the Act 7th Vict. Cap. 11, commonly called "The Ordnance Vesting Act," with reference to a certain case.

Of William Lough and others, inhabitants of the County of Russell; praying for certain alterations in the Charter of the University of King's College.

Of John Lamb and others, inhabitants of the Township of Warwick: praying that the Clergy Reserve Lands may not be divided amongst various Religious Denominations as petitioned for; but that the Legislature may petition the Imperial Authorities for the entire controll over those Lands, and apply them to the general purposes of Education.

Of William Dixon and others, inhabitants of the Township of Warwick; praying that the Report of the Select Committee of the Legislative Assembly of the last Session, to which were referred the Petitions of the Church Society of the Diocese of Toronto relating to the Clergy Reserves, may be rejected by

the House.

Of the Reverend John Anderson and others, members of the United Church of England and Ireland, in the Township of Bertie, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of John Lyon and others, inhabitants of the Township of Esquesing, in the Gore District, and of William Peacock and others, lessees and occupants of Clergy Reserves, in the Township of Trafalgar, in the District of Gore; praying that the Clergy Reserve Lands may not be divided amongst any Religious Denominations, but that the same may be sold under the provisions of the Imperial Act.

Of John Prince, Esquire, President of the Niagara and Detroit Rivers Railroad Company, and others, freeholders and inhabitants of Upper Canada; praying that the time for completing the said Railroad

may be extended two years.
Of John E. Mills, Esquire, Chairman of the Committee of Management of the Champlain and St. Lawrence Railroad Company; praying for certain amendments to the Act incorporating the said Company.

Of the President and Governors of the Montreal Of the President and Governors of the Montreal Of James Hutchison and James M Carthey, on General Hospital; praying for a grant in aid of the behalf of a Public Meeting of the inhabitants of Bayesid Institution said Institution.

Of Richard E. Vidal, Commander of the Royal Of Richard E. Vidal, Commander of the Royal Oxford, and Talbot; praying for a Grant to con-Navy; complaining that his property is cut up by struct a Harbour at Port Burwell, and also to make

praying that one of them may be closed up, accord- Petitions read. ing to a deed of the Surveyor of Highways, confirmed by the Magistrates in Quarter Sessions, in 1835.

Of the Reverend William Ritchie and others, Members of the United Church of England and Ireland, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of L. M. Cressé, Esquire, Mayor, and others, the Councillors of the Municipality of the Parish of St. Jean Baptiste de Nicolet; praying that the 8th Victoria, chap. 40, be amended and explained in certain

Of Pierre I. Trépanier and others, of the Parish of St. Stanislaus, in the County of Champlain; praying for an aid to open a Road in the said Parish.

Of Jacques Légaré and others, inhabitants of the Parish of Ste. Foye and its neighbourhood; praying that the Toll-gate between the Carouge and Kil-

marnock Roads may be removed.

Of Jacques Légaré and others, inhabitants of the Parish of Ste. Foye and its neighbourhood; praying for an aid to enable them to Macadamize the Road called "Route de l'Eglise," between the Cap Rouge and Ste. Foye Roads.

Of Robert Easton Burns, Esquire, Judge of the District Court of the Home District; praying to be permitted to practise as a Barrister and Counsel in

the Courts of Equity in Upper Canada.
Of Horatio N. Patton, Esquire, and others, citizens of Quebec, and inhabitants of the Parish of Point Lévy; praying that the Ferry between the City of Quebec and the Parish of Point Lévy, on the River St. Lawrence, may be vested in the Corporations of the said City and Parish, with power to lease the same.

Of James Dean, Esquire, and others, Merchants of Quebec; praying to be incorporated as "The Quebec

" Forwarding Company."

Of William Rogerson and others, Manufacturers of Lumber of the Province of Canada; praying that the Salary of the Supervisor of Cullers may be increased.

Of Louis Celestin Lefrançois, Registrar of the County of Montmorency; praying that he may be allowed the same remuneration as other Registrars, for copies of Documents enregistered in his office.

Of Israel Lewis, C. M. of Montreal; praying that he may be granted a premium as the Inventor of a

certain Fire Screen.

Of André Antoine Asselin, of the Parish of St. François du lac St. Pierre, School-Master; praying that an Annual Sum be granted to him from the 26th November, 1832, to the 31st December, 1842, for his services as School-Master.

Of the Municipal Council of the Municipality of Ste. Anne de la Pocatière, in the County of Kamouraska; praying for an aid to enable them to complete the Road, known as "The Government Road," leading from the third Concession of the said Parish to the Township of Ixworth.

Of the Honourable Antoine Gaspard Couillard; praying to be reimbursed certain sums expended by him in the purchase of Registers, and other Books for his office as Registrar for the County of L'Islet.

Of the Municipal Council of the District of Niagara; praying for the passing of an Act, to require that the Queenston and Grimsby Macadamized Road, when made, be continued on the present line, through the Village of Jordan, in the Township of Louth.

ham and other Townships, in the Districts of London, two roads running parallel near to each other, and a Road leading into the interior, and that the TownPetitions read. ship of Buyhum may be annexed to the District of Nissouri.

> Or Alexander M'Lean, Esquire, and others, of the town of Corneall; praying to be relieved from the payment of District Rates, and that certain amendments be made to the Act incorporating the said Town.

Of A. Bochet and others, inhabitants of the County of Champlain; praying that the Winter Roads Act be permanently abrogated, in so far as regards the Districts of Quebec and Gaspé, and part of the Disrrict of Three Rivers.

Petitions referred:

Jacques Légaré, et al.

Ordered, That the Petition of Jacques Legaré and others, inhabitants of the Parish of Ste. Foye and its neighbourhood (relating to certain roads); and the Petition of Jacques Légaré and others, inhabitants of the Parish of Ste. Foye and its neighbourhood (relating to a certain tollgate); be referred to the Select Committee to which was referred the Petition of Jean Baptiste Page and others, inhabitants of the Parish of L'Ancienne Lorette and other refer-

Richard E. Vidal.

Resolved, That the Petition of Richard E. Vidal, Commander of the Royal Navy, be referred to a Select Committee composed of Mr. Woods, Mr. Prince, Mr. Cameron, Mr. Smith of Wentworth, and Mr. Ermatinger, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

H. Pinbey, Esq.

Resolved, That the Petition of Hamnett Pinhey, Esquire, Warden, of the Municipal Council of the District of Dalhousie, be referred to a Select Committee composed of Mr. Stewart of Bytown, Mr. Gowan, Mr. Cameron, and Mr. Johnston, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

et al.

Pierre Garette, Ordered, That the Petition of Pierre Garette and others, of the Parish of St. Antoine de la Baie du Febrre, in the County of Yamaska, be referred to the Select Committee to which was referred the Pctition of Jean Marie Robitaille and others, of the Parish of L'Ancienne Lorette.

Hon. A. G. Couillard, et al.

Resolved, That the Petition of the Honourable Antoine Gaspard Couillard and others, of the County of L'Islet, be referred to a Select Committee composed of Mr. Taché, the Honourable Mr. Morin, Mr. Prince, Mr. Chauveau, and Mr. Desaunier, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and

Niagara District Municipal Council.

Resolved, That the Petition of the Municipal Council of the District of Niagara (relating to a road) be referred to a Select Committee composed of Mr. Cummings, Mr. Merritt, Mr. Dickson, Mr. Chalmers, and Mr. Webster, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Rev. John Anderson.

Ordered, That the Petition of the Reverend John Church of England and Ireland, in the Township of Bertie, in the Diocese of Toronto, be referred to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references.

The Honourable Mr. Attorney General Smith, Standing Com-Brock, in exchange for a part of the Township of from the Select Committee appointed to prepare and mittees report lists of Members to compose the six Standing Committees ordered by this House, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have, in obedience to the Order of your Honourable House, proceeded to prepare Lists of Members to compose Standing Committees, which they beg leave to report as fol-

1st—On Privileges and Elections.

The Honourable Mr. Baldwin,

Mr. Chauveau,

The Honourable Mr. Sol. Gen. Sherwood,

Mr. Macdonald of Kingston,

Mr. Macdonell of Dundas,

Mr. Scott, and

Mr. Williams-7.

2nd.—Expiring Laws.

Mr. Smith of Frontenac,

The Honourable Mr. Aylwin, The Honourable Mr. Moffatt,

Mr. Watts, and

Mr. Hall-5.

3RD.—ON PRIVATE BILLS.

The Honourable Mr. Morin,

Mr. Price,

Mr. Hale,

Mr. Duggan,

Mr. Sherwood of Brockville,

The Honourable Mr. Robinson, and

Mr. Webster .-

4TH.—ON STANDING ORDERS.

Mr. Meyers,

Mr. Stewart of Bytown,

Mr. Taché,

The Honourable Mr. Lafontaine, and

Mr. Macdonald of Cornwall.-

5TII.—ON PRINTING AND BINDING.

Mr. Dickson,

Mr. Gowan,

Mr. Le Moine,

Mr. Armstrong,

Mr. Ermatinger,

Mr. Monro, and

Mr. Brooks.--7.

6TH.—ON CONTINGENCIES.

Mr. Roblin,

Mr. Christie,

Mr. Colvile,

Mr. De Witt,

The Honourable Mr. DeBleury

Mr. Petrie, and

Mr. M. Connell .- 7.

Mr. Chauveau, Chairman of the Select Committee Oxford Elecappointed to try the merits of the Petition of the tion-Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met on Saturday last, at nine o'clock, A. M., pursuant to adjournment, but were unable to proceed to business, in consequence of the absence of Mr. Bertrand.

And further, that the Committee met this morn-Anderson and others, members of the United ing, at the same hour, and, in consequence of the continued absence of Mr. Bertrand, they were unable

to proceed to business.

Ordered, That Mr. Bertrand, Member for the County of Rimouski, do attend in his place in this House to-morrow.

Committee on Petition of Municipal Council of Niagara, reports.

Mr. Cummings, from the Select Committee to which was referred the Petition of the Municipal Council of the District of Niagara, with power to report by Bill or otherwise, presented to the House a Bill to repeal the Act therein mentioned, authorizing the raising of a sum of money in the District of Niagara, for the purpose of relieving the said District from debt; which was received and read for the first time, and ordered to be read a second time on Thursday next.

Committee on Petition Marie Hono-rine Pinsoreports.

Mr. Boutillier from the Select Committee to which was referred the Petition of Marie Honorine Pinsoneault, (dite St. Joseph.) and others, the Religineault, et al., ous Sisters of Charity of the Hôtel Dieu of the Pareports. rish of St. Hyacinthe, in the County of St. Hyacinthe, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:-

> Your Committee having examined the Petition to them referred, are of opinion that the prayer therein contained be granted.

pauté desFilles de la Charité, Incorporation

Ordered. That Mr. Boutillier have leave to bring in a Bill to incorporate " La Communauté des Filles de la Charité," of the Parish of St. Hyacinthe, in the District of Montreal, for the care of infirm and sick persons, and for other pur-

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Home District Municipal Council.

Ordered, That the Petition of the Municipal Council of the Home District be printed for the use of the Members of this House.

Simcoe Registry Office Bill. Ordered, That the Honourable Mr. Robinson have leave to bring in a Bill to provide for the removal of the Registry Office of the District of Simcoe from its present site to Barrie, the District

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Great Western Railroad Bills. Ordered, That Mr. Cameron have leave to bring in a Bill to alter and amend the Charter of the Great Western Railroad Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Ordered, That Mr. Cameron have leave to bring in a Bill to incorporate a Company to extend the Great Western Railroad from Hamilton to $oldsymbol{T}$ oronto

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

On motion of Mr. Armstrong, seconded by Mr. Chabot,

Address rela-tive to Commutations.

Resolved, That an humble Address be presented to His Excellency the Administrator of the Government, praying that he will be pleased to direct the proper officer to lay before this House, a Return of the number of Commutations which have taken place under the 8th Victoria, cap. 42, intituled "An Act the better to facilitate "optional Commutation of the tenure of Lands " en roture in the Seigniories and Fiefs in Lower " Canada into that of franc alleu roturiers."

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

Resolved, That a Select Committee, composed of Committee on Mr. Christie, the Honourable Mr. Moffatt, the subject of Commutations Honourable Mr. Aylwin, Mr. Leslie, Mr. Lan-appointed. tier, and Mr. Taché, be appointed to enquire into and report upon the expenses usually incurred in effecting Commutations of the tenure of Land held en Fief or à titre de cens of the Crown in Lower Canada into that of Free and Common Soccage, under the Imperial Act 3rd Geo. IV., ch. 119, and their legality, and whether such expenses have contributed to prevent commutations, or have proved an obstacle thereto, and to report upon the expedience of making provision by law for modifying those expenses or charges, with a view to facilitate the operations of the said Act, and to render commutations under it less expensive; with power to send for persons, papers, and records.

Resolved, That a Select Committee, composed of Committee on Mr. Cauchon, the Honourable Mr. Morin, Mr. causes of fires Christie, Mr. Solicitor-General Taschereau, and gines, appoint the Honourable Mr. Ayluin, be appointed to ed. inquire into the causes of fires by steam engines on land or by water, within the limits of this Province, and into the most efficient means for preventing them for the future, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Honourable Mr. Attorney-Court of General Draper, have leave to bring in a Bill Chancery. to remove certain doubts as to the jurisdiction conferred upon the Court of Chancery in Upper Canada, in matters relating to lunatics, idiots, and persons of unsound mind, and their estates, and to amend and extend the laws in force in Upper Canada, relating to lunatics, idiots, and persons of unsound mind, and their estates. He accordingly presented the said Bill to the

House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

On motion of Mr. Laurin, seconded by Mr. Chabot,

Resolved, That an humble Address be presented Quebec Turnto His Excellency, the Administrator of the pike Roads. Government, praying that he will be pleased to acquaint this House with the reasons why the Trustees of the Quebec Turnpike Roads have not caused the road from the Cote de Champigny, including the said Côte, to the bridge commonly called the "Red Bridge," or "Commissioner's Bridge," to be macadamized, in conformity with the Act of the 8th Victoria; cap. 55, and if the said Trustees have the intention of conforming themselves to the said law, and of macadamizing the said road in the course of the next summer. Ordered, That the said, Address be presented to

His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Attorney-General Draper, seconded by the Honourable Mr. Solicitor-General Sherwood,

Resolved, That this House do now resolve itself school Law into a Committee of the whole House, on the (U.C.) School Law of Upper Canada.

The House accordingly resolved itself into the said Committee.

Mr. Christie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair, and Mr. Christie reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Plurality of Offices Bill.

Ordered, That Mr. Christie have leave to bring in a Bill to prevent the undue accumulation and plurality of offices.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday, the seventh of April next.

Assessment

Mr. Gowan, from the Committee of the whole Laws, (U. C.) House, to take into consideration the propriety of amending the Assessment Laws, in force in Upper Canada, reported, according to order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:-

> Resolved, That it is expedient that a more equal system of valuation of lands in Upper Canada, for the purposes of Assessment, be adopted, and that new provision of Law be made for the purpose of obtaining such valuation, and to impose and collect Rates and Assessments in that part of this Province.

> Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill to regulate Assessments and the appointment of Collectors and Assessors in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday, the seventh of April next.

Member called

Mr. Bertrand, Member for the County of Rimouski, and did not having been called, according to order, did not appear.

Magdaler Islands Bill.

The Order of the Day for the second reading of the Bill relating to the Magdalen Islands, in the Gulf of St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands, being read,

Ordered, That the said Bill be read a second time on Monday next.

District of Gaspé Mar-

The Order of the Day for the second reading of ringe, &c. Bill. the Bill to make provision for the legal proof, and preservation thereof, of certain informal marriages had, anterior to a certain date therein mentioned, before Justices of the Peace and others in the Inferior District of Gaspé, as ratified by Act of the Legislature of Lower Canada, but whereof no Register or Records have been kept, and for recording the same, including certain births or baptisms and burials in the said District; being read,

Ordered, That the said Bill be read a second time on Monday next.

Gaspé Municipalities Bill.

The Order of the Day for the second reading of the Bill relating to certain Municipalities in Gaspé not regularly established according to law, and to remedy the defect, and for other purposes, being read,

Ordered, That the said Bill be read a second time on Monday next.

Gaspé Admini-

The Order of the Day for the second reading of stration of Jus- the Bill for the better administration of Justice in the General Sessions of the Peace for Gaspé, and to the General Sessions of the Peace for Gaspé, and to prevent charges upon the Treasury of the Province for unnecessarily summoning Jurors thereto; being Christie, Desaunier, De Witt, Dickson, Drummond,

Ordered, That the said Bill be read a second time on Monday next.

The Order of the Day for the second reading of Visitation of the Bill for the annual visitation of certain Institu-tions in this Province, maintained in whole or in part at the public expense, and for causing reports of the state and condition thereof to be annually laid before the Legislature, and for preventing abuses therein, being read,

Ordered, That the said Bill be read a second time

on Monday next.

The Order of the Day for the House in Com-District Courts mittee on the propriety of amending the Schedule to Upper Canada. the Act passed last Session, intituled "An Act to "amend, consolidate, and reduce into one Act the "several Laws now in force, establishing or regu-lating the practice of District Courts in the several "Districts of that part of this Province, formerly Upper Canada," being read,
The House accordingly resolved itself into the said

Committee,

Mr. Boulton took the chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Boulton reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the Second Reading of Dempsey's the Bill to authorize the Courts of Queen's Bench, Relief Bill. and of Chancery, in *Upper Canada*, in their discretion, to admit John W. Dempsey to practise as an Attorney and Solicitor therein, being read,

The said Bill was read accordingly.

The Order of the Day for the Second Reading of Trafalgar Road the Bill to incorporate certain persons as the Tra-Bill. falgar, Esquesing, and Erin Road Company, being read.

Ordered, That the said Bill be read a second time on Thursday next.

The Order of the Day for taking into considera-Oxford tion a motion made on the twenty-fourth instant, Election. viz:—"That the Select Committee appointed to try "the merits of the Petition of the Honourable "Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert " Riddell, Esquire, Sitting Member for the County " of Oxford, having been unavoidably reduced to less "than nine Members, and having so continued for "the space of three sitting days, is dissolved," being

The House proceeded accordingly to take the said motions into consideration,

And the said motion being again read, and the question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:—

YEAS.

Messieurs Boulton, Brooks, Cayley, Chalmers, Colvile, Cummings, Daly, Attorney General Draper, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Johnston, Macdonald of Connwall, Macdonell of DUNDAS, Meyers, Moffatt, Monro, Papineau, Petrie, Prince, Robinson, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Stewart of PRESCOTT, Viyer, Webster, and Woods.—(33.)

Duggan, Guillet, Lacoste, LaFontaine, Lantier, La-

terrière, Laurin, Le Moine, Leslie, Macdonald of GLENGARY, Macdonald of KINGSTON, Macdonell of STORMONT, Merritt, Méthot, Morin, Nelson, Price, Roblin, Rousseau, Scott, Smith of WENTWORTH, Taché, Watts and Williams.—(38.)

So it passed in the negative.

Then, on motion of Mr. Sherwood of Brockville, seconded by the Honourable Mr. Viger,

The House adjourned.

Martis, 31° die Martii.

Anno Nono, Victoriæ Reginæ, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up and laid on the table:

By Mr. De Witt,—The Petition of the Right Reverend R. Gaulin, President of the Corporation of

the College of L'Assomption.

By Mr. Macdonell of Dundas,-The Petition of the Reverend Henry Patton and others, members of the United Church of England and Ireland, in the Parish of Cornwall, in the Diocese of Toronto.

By Mr. Foster,—The Petition of Stephen S. Foster, Esquire, President, and others, the Directors of the Shefford Academy.

By Mr. Chalmers, The Petition of John Marshall, senior, and others, of the County of Halton. By Mr. Williams,—The Petition of G. M. Bos-

well, Esquire, and others.

By Mr. Riddell,—The Petition of Colonel A. Light and others, of Woodstock and other Towns, in the Districts of Brock and London.

By Mr. Monro, - The Petition of Joseph Tomlinson, Esquire, of Markham and other Townships, in

the Home District. By Mr. Lacoste,—The Petition of John Glen, Esquire, and others, Trustees of the Longueuil and Chambly Turnpike Road.

By Mr. LeMoine,—The Petition of William Han-

nah and others, of the Parish of Lachine.

By Mr. Watts,—The Petition of William Rabins

and others, of the County of Drummond.

By Mr. Laurin,-The Petition of Ambroise Sivigni and others, of the Parish of St. Ambroise de Tilly.

By the Honourable Mr. Aylwin,-The Petition of the Reverend Robert R. Burrage, of the City of Quebec; the Petition of H. Jessup, Esquire, and others, inhabitants of the City of Quebec; and the Petition of George O'Kill Stuart, Equire, and

others, landed proprietors of the District of Quebec.
By Mr. Stewart of Bytown,—The Petition of John. Egan, Esquire, and others, inhabitants of the County of Ottawa, residing on the South Bank of the Ottawa.

On motion of the Honourable Mr. Attorney General Smith, seconded by Mr. Solicitor General Taschereau,

Resolved, That this House doth concur in the Report of the Select Committee appointed to prepare and report Lists of Members to compose the Six Standing Committees ordered by this House, on Thursday last.

Ordered, That the Petition of John Grubb and

others, inhabitants of the Township of York and of the Gore of Torbato, be referred to the Stand-

ferred:

John Grubb.

Ordered, That the Petition of the Reverend Jonathan Shortt and others, members of the United Church of England and Ireland, in Port Hope, be referred to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references.

ing Committee on Private Bills.

Ordered, That the Petition of William Lough and Wm. Lough, others, inhabitants of the County of Russell, be et al. referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell.

Ordered, That the Petition of William Rowe and W. Rowe, et al. others, of the Townships of Clarke and Hope, in the District of Newcastle, be referred to the Standing Committee on Private Bills.

Ordered, That the Petition of Amable Bonchet and A. Bonchet, others, inhabitants of the County of Champlain, et al. be referred to the Select Committee to which was referred the Petition of Jean Marie Robitaille and others, of the Parish of L'Ancienne Lorette, and other references.

Ordered, That the Petition of M. F. Valois and M. F. Valois, others, inhabitants and proprietors, of Lachine et al. and other places, be referred to the Select Committee to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine Road, and another reference.

Mr. Dickson, Chairman of the Select Committee Middlesex appointed to try the merits of the Petition of William Election-Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present Parliament, reported the following Resolutions, which were again read at the Clerk's table, and agreed to by the House; viz:-

1st. Resolved, That William H. Horton, of the Town of London, Esquire, George S. Tiffany, of the Town of Hamilton, Esquire, and Thomas D. Warren, of the Village of St. Thomas, Esquire, Commissioners appointed to take the evidence on the trial of the controverted Elec-tion for the County of Middlssex, have been guilty of neglect, in not making a Return to the Commission issued by order of the House, and to them directed in that behalf.

2d. Resolved, That the said Commissioners, Wm. H. Horton, George S. Tiffany, and Thomas D. Warren, Esquires, should be summoned to appear at the Bar of the House to answer such their neglect, and that they bear the charge of the

On motion of Mr. Dickson, seconded by Mr. Roblin, Ordered, That William H. Horton, of the Town of London, Esquire, George S. Tiffany, of the Town of Hamilton, Esquire, and Thomas D. Warren, of the Village of St. Thomas, Esquire, Commissioners appointed to take the evidence in the matter of the Contested Election for the County of Middlesex, having been guilty of neglect, in not returning the Commission issued by the order of the House, be summoned to appear at the Bar of this House, and that they bear the expense of the Summons.

On motion of Mr. Boulton, seconded by Mr. Dug-

Ordered, That the Resolution of this House re-Petition of ferring the Petition of the Mayor, Aldermen, Mayor, &c., of and Commonalty of the City of Toronto, to a ferred. Select Committee, be rescinded, and that the said Petition be referred to the Standing Committee appointed to assist Mr. Speaker in the direction of the Library.

On motion of the Honourable Mr. Robinson, seconded by Mr. Merritt,

Resolved, That an humble Address be presented to Trade and His Excellency, the Administrator of the Go- Commerce. vernment, praying that His Excellency will be

Standing Committees.

Petitions re-

Rev. J. Shortt,

pleased to lay before this House, copies of all Despatches and Communications which have passed between the Imperial and Colonial Governments, on the subject of the Trade, Commerce, and Revenue of this Province, since the Despatch dated 26th September, 1644.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

this Province.

Oxford Elec-

Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met this day, at nine o'clock, A. M., pursuant to adjournment, but were unable to proceed to business, in consequence of the absence of Mr. Bertrand, a member of the Committee.

Ordered, That Mr. Bertrand, Member for the County of Rimouski, do attend in his place in this House to-morrow.

On motion of Mr. Stewart of Bytown, seconded

by Mr. Smith of Frontenac,

Crown Timber, Bytown. Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that he will be pleased to cause to be laid before this House a Statement in detail of the transactions in the Crown Timber Office in Bytown for the year 1845; exhibiting the number of rafts passed, owners' name, the amount of duty on each raft, the gross amount of revenue for the year, the names of the agent, clerks, and servants, and the salary to each, and any other expense connected with the office; also the amount paid by Government for surveys, and the amount paid by each individual lumberman for such services; the number of timber limits occupied or granted, the locality; the name of the party to whom granted, and the amount of deposit on each; together with the whole of the subject matter of the Commission of Enquiry appointed to investigate the affairs of the Crown Timber Office in Bytown, and the expense in detail of such Commission.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

Notarial Profession Bill. Ordered, That Mr. Laurin have leave to bring in a Bill for the organization of the Notarial Profession in that part of this Province called Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday, the ninth of April next.

Provincial Penitentiary Bill. Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill to consolidate and amend the Laws relating to the Provincial Penitentiary.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith,

Ordered, That the Speech of His Excellency, the Speech from Administrator of the Government, delivered to the Threet. both Houses of the Provincial Legislature at the opening of the present Session, be taken into consideration on to-morrow.

On motion of Mr. Macdonald of Kingston, seconded

by Mr. Meyers.

Ordered, That the officers connected with the Bank stateseveral chartered Banks and Insurance Offices menu. of the Province, be respectively directed to lay before this House the statement of the affairs of the said Banks and Insurance Offices, as required by the Acts of Incorporation.

On motion of Mr. Macdonell of Dundas, seconded by Mr. Smith of Frontenac,

Resolved, That this House do now resolve itself Real Estate into a Committee of the whole House, to take into consideration Resolutions for the repeal of so much of the Act of the Parliament of England, passed in the 32d year of the Reign of His Majesty, King Henry the Eighth, which imposes a penalty upon the grantor and grantee of land; and which declares, under certain circumstances therein mentioned, a title void, and also for the abrogation of any Usage or Custom of England, which goes to the extent of invalidating the title of a purchaser, when a third party may be in adverse possession at the time of passing such title, and substituting in lieu of such Statute Law, Usage, and Custom of England, an Act to be in force in Upper Canada, to enable Parties to dispose of Real Estate without the disability imposed by such Statute Law, Usage, and Custom of England, as aforesaid.

The House accordingly resolved itself into the said

Committee.

Mr. Seymour took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Seymour reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Administrator of the Government,

Copy of the Blue Book for 1844.

Blue Book

Pursuant to the Provincial Act 4th William IV., Provincial chapter 37, the Annual Report of the Provincial Penitentiary. Penitentiary for 1845.

(For the said Report see Appendix G.)

And also.

Assessment Rolls for Upper Canada, for 1845, Assessment transmitted pursuant to 59th George III., chapter 7. Rolls, (U. C.)

(For the said Assessment Rolls see Appendix H.)

Mr. Christie from the Committee of the whole School Bill, House, on the School Law of Upper Canada, re-(U. C.) ported, according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:—

Resolved, That it is expedient that provision should be made by Law for the expense of establishing a Normal School, and for amending the Common School Laws of Upper Canada.

Ordered, That the Honourable Mr. Attorney General Draper, have leave to bring in a Bill for the better establishment and maintenance of Common Schools in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the the Government, signed by His Excellency first time, and ordered to be read a second time on Tuesday next.

District Court Mr. Boulton from the Commission of Bill, (U. C.) House, on the propriety of amending the Schedule of the Act passed last Session, intituled, "An Act to amend, consolidate, and reduce into one Act the " several Laws now in force, establishing or regulat-"ing the Practice of District Courts in the several "Districts of that part of this Province, formerly "Upper Canada," reported according to Order, the relating to reserved Bills of last Session, which are Resolution of the said Committee, which Resolution still under the consideration of Her Majesty's Gowas again read at the Clerk's table, and agreed to by the House, and is as followeth:-

> Resolved, That it is expedient to amend the Act ussed in the last Session of Parliament, in-" reduce into one Act, the several Laws now in " force, establishing or regulating the practice of " District Courts in the several Districts of that " part of the Province, formerly Upper Canada," in so far as the same relates to the amount of Fees which are made payable to the Fee Fund for certain services to be performed by the Clerks of the Law Districts, under the authority No. 399. of the said Act.

Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill to amend an Act passed during the last Session of this Parliament, intituled, "An Act to amend, "consolidate, and reduce into one Act, the "several Laws now in force, establishing or "regulating the practice of District Courts in "the several Districts of that part of this Pro-"vince formerly Upper Canada."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

A Member met appear.

Mr. Bestrand, Member for the County of Rimouski, called and does having been called, according to order, did not appear.

Notarial Titles The Order of the Day for the second 1 to Rill, (L. C.) Bill to remove all doubts as to the validity of certain executed before deeds, instruments, and documents, executed before Notaries in Lower Canada, and to secure the Rights, Titles, and Interests of all persons concerned therein, being read,

The said Bill was accordingly read and referred to a Select Committee, composed of Mr. Solicitor General Taschereau, the Honourable Mr. Attorney General Smith, the Honourable Mr. Morin, Mr. Chabot, and Mr. Laurin, to report thereon with all convenient speed; with power to send for persons, papers, and

records.

Real Property BILL, (E. C).

The Order of the Day for the second reading of the Bill to facilitate the conveyance of Real Property in

Upper Canada, being read,
The said Bill was accordingly read, and committed to a Committee of the whole House

Mr. Duggan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Duggan reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

Executive Council, delivered to Mr. Speaker a that Your Lordship would lay this Despatch before

Message from His Excellency, the Administrator of

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:-

CATHCART.

The Administrator of the Government informs the Reserved Bills. Legislative Assembly in reply to their Address of the 26th instant, that he does not conceive himself to be at liberty to communicate any Despatches or parts thereof, from Her Majesty's Secretary of State,

The Administrator of the Government transmits Official for the information of the Legislative Assembly Salaries Bill. copies of two Despatches from Her Majesty's Secretituled, "An Act to amend, consolidate, and tary of State, explaining the reasons which induced the Ministers of the Crown to advise Her Majesty to disallow the Bill authorizing the attachment of official salaries.

> GOVERNMENT HOUSE, Montreal, 30th March, 1846.

(Copy.)

DOWNING STREET,

1st July, 1845.

My Lord,

I have received your Lordship's Despatches dated Official the 12th and the 20th of May, 1845, and numbered Salaries Bill. respectively 273 and 278, accompanied by the official transcripts of seven Bills passed by the Council and Assembly of Canada but reserved by yourself for the signification of Her Majesty's pleasure thereon.

The Bill No. 315, authorizing the creditor of a public officer, to attach a certain proportion of that officer's salary in satisfaction of a judgment obtained against him, appears to be regarded by Your Lordship as defensible, only on the assumption that some similar Law is in force in this Country. The Law of England however has not hitherto established any such rule.

When a Public Officer in this Kingdom becomes insolvent it is entirely at the discretion of his Superior Officer to determine at the instance of his Creditors, what proportion, if any of the Debtor's salary shall be appropriated to the discharge of his debts. I am not aware that any injustice has resulted, or has been alleged to result from this practice. establish by a positive Law, the rule contemplated in this Bill, would, as it should seem, be to give to a man's Creditors, such a vested right in his future official earnings, as would afford an obstacle almost insuperable to the removal of such a person from office, even in the case of his incompetency being clearly established.

Another effect of the Rule would be to compel the Government to retain the services of a man whose official income when so reduced might become insufficient for his decent maintenance, and therefore an insufficient guarantee for his fidelity, especially if employed in any office of pecuniary trust,—on the other hand the withholding from creditors prospectively the proposed power of attachment could hardly be productive of much inconvenience, because the effect would apparently be only to diminish in an equal extent the power of public officers to obtain money or goods on credit.

These considerations compel me to pause in advising Her Majesty to assent to this Bill, but I may of course be misled by some false analogy between The Honourable Mr. Daly, one of Her Majesty's Canada, in this respect. I have therefore to desire

Despatch

the Executive Council of the Province, and would report to me your own and their opinion whether for these reasons it would be fit that the Bill should not be allowed in its present form. If Your Lordship and the Executive Council should, on the other hand, be in favour of the allowance of it by the Queen, I should wish to be fully in possession of the

Alien Bill.

grounds of that opinion.

I enclose an Order made by Her Majesty in Council on the 30th ultimo, specially confirming the Alien Reserve Bill, No. 320.

The remaining five Bills of the series are still under the consideration of Her Majesty's Government. I have, &c.

STANLEY. (Signed,)

The Right Honourable Lord Metcalfe, G. C. B., &c. &c. &c.

(Copy.) No. 431.

> DOWNING STREET. 3d September, 1845.

MY LORD.

Official

I have received Your Lordship's Despatch, No. 328, of the 7th ultimo, enclosing the copy of a Report of the Committee of the Executive Council on the subject of a Bill passed by the Council and Assembly of Canada in their last Session, and reserved by yourself for the signification of Her Majesty's pleasure, authorizing the attachment of Official Salaries.

Having fully considered your present Communication, together with the Report of the Executive Council which it encloses, I have been confirmed in the opinion expressed in my Despatch of the 1st July, No. 399, of the impolicy of this Enactment. I have therefore to inform you that Her Majesty will not be advised to confirm and allow this Act.

I have, &c.

STANLEY. (Signed,)

The Right Honourable Lord Metcalfe, G. C. B., &c. &c. &c.

Registry Bill, (U. C.) The Order of the Day for the second reading of the Bill to consolidate and amend the Registry Laws of Upper Canada, being read,

The said Bill was accordingly read, and committed to a Committee of the whole House on Friday next.

Then, on motion of Mr. Smith of Frontenac, seconded by Mr. Meyers,

The House adjourned.

Mercurii, 1º die Aprilis.

Anno Nono, Victoriæ Reginæ, 1846.

Montreal MR. SPEAKER laid before the House the Accounts of the Trinity House Montreal, for the year 1845.

(For the said Accounts see Appendix E.)

And also

Return of Immoveable Property held by the Corporation of the Canada Baptist Missionary Society, pursuant to Act 8 Vic. cap. 102, section 6.

The said Return is as follows:

RETURN of Immoveable Property held by the Corporation ciety. of the Canada Baptist Missionary Society.

	ESTIMATED	
	VALUE.	BENTAL.
I. A Lot lying between Guy Street and Charles Street, St. Antoine Suburbs, Montreal, containing by admeasurement two acres and three perches, more or less, with a new Stone building, (the Canada Baptiste College) not yet fin-		
ished, and a Cottage	£7000	None.
St. Antoine Street, Montreal	i	None.
IV. A piece of Land in Rozton Township, Canada East, containing ten acres, more or less, with a Dwelling House,	£500	£30
School House, and out-buildings	£200	None.

J. WENHAM, Treasurer, Com. Bap. Miss. Society.

Montreal, March 31st, 1846.

The following Petitions were severally brought up Petitions his and laid on the table:

By the Honourable Mr. Robinson,-The Petition of the Reverend John M Intyre and others, members of the United Church of England and Ireland, in Orillia and other Townships, in the District of

Simcoe, in the Diocese of Toronto. By the Honourable Mr. Morin,—The Petition of The Very Reverend Hyacinthe Hudon, Titulary -The Petition of Canon, of the Cathedral of St. Jacques, at Montreal, Grand Vicar of the Diocese of Montreal, &c.; the Petition of Mrs. Adelaide Bouchette, Widow of the late Joseph Bouchette, Esquire; the Petition of Mrs. M. A. F. Viger, and other Ladies, Directresses of the Catholic Orphan Asylum of Montreal; the Petition of the Reverend C. Larocque and others, the Curè, Churchwardens, and School Commissioners, of the Parish of St. Jean L'Evangéliste, in the District of Montreal; the Petition of André Vandandaigue, Esquire, President of the Agricultural Society for the County of Verchères; and the Petition of André Vandandaigue, Esquire, Warden of the Municipal

Council of the Parish of St. Mathieu de Belæil. By Mr. Cameron,—The Petition of Peter Bu-chanan and others; and the Petition of Benjamin Bolton and others, of the Town of Perth, and of Bathurst,

and other Townships.

By Mr. Brooks,—The Petition of John Felton, Esquire, and others, inhabitants of the District of St. Francis (relating to a road); and the Petition of John Felton, Esquire, and others, of the District of St. Francis (relating to a bridge)

By Mr. Chauveau,—The Petition of Thomas At-kins, Inspector of Weights and Measures for the

District of Quebec.

By Mr. Monro,-The Petition of the Reverend Jacob Gooft and others, members of the Societies of Menonists and Tunkers, residing in the Home District; and the Petition of Norman Jones and others, of the Townships of Markham and Whitchurch, in the Home District.

By Mr. Smith of Wentworth,—The Petition of Sir Allan N. MacNab and others, in behalf of the Inhabitants of the Town of Hamilton.

By Mr. Prince,-The Petition of Mrs. Margaret Heavener, of the Village of Napierville, in the County of Huntingdon.

By Mr. Gowan,-The Petition of Samuel Hitchcock and others, of the Village of Port Sarnia, in the Petitione laid County of Kent; the Petition of Francis B. Baker and others, members of the United Church of England and Ireland, in the Township of Leeds, in the Diocese of Toronto; the Petition of Hugh Allingham and others, members of the United Church of England and Ireland, in the Township of Yonge, in the

Diocese of Toronto; and the Petition of William habitants of Upper Canada; praying that the time Green, Esquire, and others, members of the United Church of England and Ireland, in parts of Yonge

and other Townships, in the Diocese of Toronto.

By the Honourable Mr. Solicitor General Sher wood,—The Petition of the Right Reverend Lord Bishop of Toronto and others, members of the United Church of England and Ireland, in the City of Toronto, in the Diocese of Toronto.

By Mr. Scott,-The Petition of Thomas Kains, Esquire, Mayor, and others the Councillors of the Municipality of the Townships of Grenville and Union, on the River Ottawa;—and the Petition of the Reverend J. Paquin and others, of the County of Two Mountains.

By Mr. Lantier,-The Petition of William Duncan, of Coteau du Luc.

By Mr. Boutillier,—The Petition of the Corporation of the College of St Hyacinthe.

By Mr. Dickson, -The Petition of Charles Richardson, Esquire, and others, of the District of Niagara; the Petition of Robert Hodghisson and others, of the Township of Grantham, in the District of Niagara;—the Petition of John Hall and others, of Dumfries, in the District of Gore;—the Petition of John D. M'Kenzie and others, of Beverly and Galt, in the District of Gore, and of the United States of America;—and the Petition of the Reverend Thomas

Creen and others. By the Honourable Mr. Moffatt,-The Petition of the Montreal Board of Trade; -the Petition of Sir James Stuart, of the City of Quebec, Baronet, and of Nicholas Austin, of the Township of Bolton, in the District of Montreal;—the Petition of Thomas Molson, Esquire, and others, inhabitants of the City of Montreal; -and the Petition of the Montreal Ladies Benevolent Society.

By Mr. Chalmers,-The Petition of the President, Directors, and Company, of the Bronté Harbour; and the Petition of Edward Evans and others, of the County of Halton.

By Mr. Jessup,-The Petition of W. N. Bethune and others, members of the United Church of Eng-

land and Ireland, in the Diocese of Toronto.

By the Honourable Mr. Ayloin,—The Petition of His Grace the Archbishop of Quebec, and others, inhabitants of the City of Quebec;—and the l'etition of George O'Kill Stuart, Esquire, and others, of the

City of Quebec, and its vicinity.

By the Honourable Mr. Cayley,—The Petition of the Reverend John Hickie and others, members of the United Church of England and Ireland, in the town of Stratford and its vicinity, in the Diocese of Toronto.

Petitions read.

Pursuant to the Order of the Day, the following. Petitions were read:

Of L. G. Brown and others, of the County of Beauharnois, praying for the liquidation of their claims for losses sustained during the troubles of 1838.

Of William Bowron and others, of the Townships of Godmanchester and Hinclinbrook, in the County of Beauharnois, praying to be incorporated as "The Beauharnois Plank Road Company

Of Eden Colvile, Esquire, M. P. P. and others, the seigniory of Beauharnois, praying for aid to construct a Bridge across the River Chateauguay, at Ogilvie's Rapids.

Of Thomas L. Crooke, Esquire, and others, inhabitants of the Townships of Sarnia and Plympton, praying for aid to open a road along the shores of praying for aid to open a road along the shores of St. Paul, in the County of Saguenay; praying that Lake Huron, through the said Townships, to the a Sum be granted for the improvement of the Roads Canada Company's lands at Bosanquet.

Of Clements Bradley and others, inhabitants of the Petitions read. Township of Gloucester, in the District of Dallousie; praying for the permanent establishment of a certain Line surveyed in 1837, between Lots letter A and number I in the Gore of the said Township.

Of D. M. Dougall and others, Freeholders and inallowed by the Act incorporating the Niagara and Detroit Rivers Railroad Company, for the completion of the said work, may be extended two years

Of the Ladies of the Montreal Protestant Orphan Asylum; praying for an aid in support of the said Institution.

Of Augustin Perrault and others, Merchants and Tradesmen of the City of Montreal, in the District of Montreal; praying to be allowed to establish a Bank in the City of Montreal.

Of George Brown and others, inhabitants of the Northern Division of Owen's Sound; praying for aid to improve the Road between Dundas and Owen's

Of the Mayor and Councillors of the City of Quebec; praying that the Act incorporating the Quebec Gas Light and Water Company may be repealed.

Of the Municipal Council of the District of Niagara; praying that no alterations may be made in the Common School Act, except those prayed for by them in a former Petition.

Of the Municipal Council of the District of Talbot; praying that the time allowed by the Act in-corporating "the Niagara and Detroit Rivers Rail-road Company" for the completion of the said work be extended two years.

Of M. Mason and others, members of the United Church of England and Ireland, of the Township of Kingston, in the Diocese of Toronto; and of the Reverend Job Deacon and others, members of the United Church of England and Ireland, in the Parishes of Adolphustown and Fredericksburgh, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Reverend R. G. Plees and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and of H. H. Whitney and others, members of the United Church of England and Ireland, in the Diocese of Quebec, in connexion with St. George's Chapel, Montreal; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Municipal Council of the District of Niagara; praying that a more economical mode of disposing of the wild Lands of the Province be devised, and that the funds arising from the same be applied to the support and maintenance of Common Schools and Literary Institutions.

Of Daniel Hoover and others, inhabitants of the Township of Walpole, in the District of Talbot; and of James L. Green and others, inhabitants of the Town-ship of Townsend, in the District of Talbot; praying that the controll of the Clergy Reserve Lands be not given into the hands of one or more Religious So-cieties, but that the same may be sold as heretofore.

Of C. P. Huot, Esquire, and others, inhabitants of the Parish of Baie St. Paul, in the County of Saguenay; praying that a sum of money be placed. at the disposal of the Board of Works for the purpose of constructing a Bridge over the "Rivière du Gouffre."

Of Alexis Otisse and others, of the Parish of Buie in the said Parish.

Petitions read.

Of James Alexander and others, Navigators, residing in the County of Saguenay; praying to be made be extended two years. Branch Pilots for the River Saguenay exclusively, Of Richard Millar a and for a Tariff of Fees.

Of the Reverend L. A. Bourret and others, inhabitants of the County of Saguenay; praying that a small house be erected at "La Riviere aux Outardes, with a depot of provisions, and that a Schooner and town a Life Boat be constructed at the expense of Government, for the purpose of saving the lives of persons Niagara; praying for the passing of an Act to close shipwrecked on the Manicouagan Shoals, and other up certain allowances for a road in Grantham. places, and that a Keeper be appointed to the said station.

St. Urbain and other Parishes in the County of in so far as the same relates to the Towns of Niagara Saguenay; praying that a sum be granted them to and Queenston. enable them to build a Bridge over the " Rivière du

Gouffre."

Of the Reverend B. Honorat and others, residing on the River Soguenay; and of David Gagnon and others, residing on the River Saguenay; praying that certain changes be made in the Laws respecting property, in order to meet the exigencies of that Settle-

Of the Municipal Council of the District of Simroe: praying to be authorized to impose a Tax upon improved properties within the said District.

a certain Rate of Taxes on Town Lots in the District !! Canada. Town of Barrie.

coe; praying to be authorized to Levy and Collect a senger to the Legislative Assembly, and praying for Tax upon wild Lands in the said District.

Of the Municipal Council of the District of Simcoe; praying that the Registry Office may be removed to Barrie, the District Town.

Of Gerald Alley and others, inhabitants of the Township of Oro; praying for aid to improve a certain

Road through the said Township.

Of James Wickens, Esquire, President of the Simcoe Agricultural Society; praying for the establishment of a Provincial Agricultural Society; and that an aid be granted for that purpose, and for the endowment of a Professorship of Agriculture in King's College.

Of John R. Gemmill, of the town of Lanark, in the District of Bathurst; praying that he may receive a grant of land made to the late Reverend John Gem-

mill, his father, but not located by him.

Of the Reverend A. G. Laurie, and others, minis- Matane. ters and members of the Christian Universalist Association of Canada West; praying to be recognized by law, as entitled to the rights and privileges enjoyed by other Christian Bodies in the Province.

Of Joseph Louis Héon, of the Township of Somer-. set; praying for indemnity on account of loss arising

from the construction of the Arthubusha Road.
Of Ebenezer Jewell, of Demorestville; praying for a grant of land, in consideration of his services and sufferings during the late war with the United States.

Of Stephen Bowerman, of the Township of Hollowell, in the District of Prince Edward; complaining that a certain lot in the said Township, purchased by him from Government, does not contain the amount of land specified in the Letters Patent, and praying Relief.

Of Samuel De Veaux and others, of Ningara Falls; praying for an Act of incorporation, for the purpose of constructing a Bridge across the River Niagara, at the Falls.

Of Donald M'Dermid, of Cornwall, formerly an officer in the Militia of Glengary; praying for certain

arrears of pension.

Of Lachlan Bell and others, of Upper Canada; praying that the time allowed by the Act incorporating "the Niagara and Detroit Rivers Railroad

Company," for the completion of the said work, may Petitions read.

Of Richard Millar and others, the President and Members of the Board of Police of the town of Ningara; praying for a repeal of so much of the Act 59 Geo. III. chap. 7, as makes the rate of Assessment on town Lots £50, as far as regards the said

Of the Municipal Council of the District of

Of the Municipal Council of the District of of Simeon Destroismaisons, Esquire, and others, of 59 Geo. III., Chap. 7, as values Town Lots at £50,

> Of the Municipal Council of the District of Niagara; praying for the passing of an Act requiring all public Temperance and other Houses to provide suitable accommodation for travellers.

> Of David Johnston and others, of the Township of Kilhenny, Canada East; praying for aid to open a road, and that the said Township be declared a dis-

tinet Municipality.

Of the Honourable J. R. Vallières de St. Réal and others, the Justices of Her Majesty's Courts of Queen's Bench, in Lower Canada; praying for the passing of Of the Municipal Council of the District of Sim- an Act to ascertain and determine the travelling excee; praying to be authorized to Assess and Collect penses of the Justices of the said Courts in Lower

Of Joseph Lemonde of Montreal; complaining that Of the Municipal Council of the District of Sim- he has been dismissed from the situation of a Mesan inquiry into the causes of his removal.

Of John Sharples, Esquire, Supervisor of Cullers, of the City of Quebec; praying for an increase of salary, as recommended and prayed for by the Petition of certain Merchants and shippers of lumber of the said City.

Of Mrs. Marion Gibb and other Ladies, Members of the Committee of Management of the Charles Street Infant School, Quebec; praying for an aid in support of the said Institution.

Of Lady E. Stuart and other Ladies, the Committee of the Quebec Infant School; praying for aid

in support of the said Institution.

Of the Reverend J. B. Côté and others, of the Seigniories of Metis, Pachot and Matane, in the County of Rimoushi; praying that a sum of money be granted to them to make a road from Metis to

Resolved, That the Petition of Isaac Law and Petitions others, be referred to a Select Committee, com-ferred: posed of Mr. Colvile, Mr. Macdonald of Kings- Isaac Law, ton, Mr. Stewart of Bytonen, Mr. De Witt and et al. Mr. Price, to examine the contents thereof, and to report thereon, with all convenient speed, by Bill or otherwise; with power to send for persons, papers and records.

Ordered, That the Petition of William Bowron William and others, of the Townships of Godmanchester Bonron, et al. and Hinchinbrook, in the County of Beauharnois; the Petition of Augustin Perrault and others, Augustin Merchants and Tradesmen, of the City of Mont- Perrault, et al. real, in the District of Montreal; and the Bill to authorize the Courts of Queen's Bench and Dempsey's Re-Chancery in Upper Canada in their discretion, lief Bill. to admit John W. Dempsey to practice as an Attorney and Solicitor therein; be referred to the Standing Committee on Private Bills.

Resolved, That the Petition of Samuel De Veaux Samuel Deand others, of Niagara Falls, be referred to a Veaux, et al. Select Committee, composed of Mr. Merritt, the Honourable Mr. Daly, the Honourable Mr. Baldwin, Mr. Dickson, and Mr. Cummings, to

Petitions re

examine the contents thereof, and to report thereon, with all convenient speed, by Bill or otherwise; with power to send for persons, papers, and records.

John R. Gemmill. Resolved, That the Petition of John R. Gemmill, of the Town of Lanark, in the District of Bathurst, be referred to a Select Committee, composed of Mr. Cameron, Mr. Webster, Mr. Stewart of Bytown, Mr. Macdonell of Stormont, and the Honourable Mr. Morin, to examine the contents thereof, and to report thereon, with all convenient speed; with power to send for persons, papers, and records.

Thos. B. Reid, et al.

F. W. Sandva.

Ordered, That the Petition of the Reverend Thomas B. Read and others, members of the United Church of England and Ireland, in the Parish of Port Burwell, in the Diocese of Toronto; and the Petition of the Reverend Francis William Sandys and others, members of the United Church of England and Ireland, in Howard and other Townships, in the Diocese of Toronto, be referred to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references.

Mayor, &c., of Quebec.

Resolved, That the Petition of the Mayor and Councillors of the City of Quebec, be referred to a Select Committee, composed of Mr. Chabot, the Honourable Mr. Aylwin, the Honourable Mr. Daly, the Honourable Mr. Morin, and Mr. Laurin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Wm. Roger-

Resolved, That the Petition of William Rogerson and others, Manufacturers of Lumber, of the Province of Canada, be referred to a Select Committee, composed of Mr. Stewart of Bytown, the Honourable Mr. Moffatt, the Honourable Mr. Aylwin, Mr. Cameron, and Mr. Leslie, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Oxford Election. Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met this day at nine o'clock, A. M., but were unable to proceed to business, in consequence of the absence of Mr. Bertrand, a member of the Committee.

Ordered, That Mr. Bertrand, Member for the County of Rimouski, do attend in his place in this House, to-morrow.

On motion of Mr. Dickson, seconded by Mr. Roblin,

Middlesex Election. Ordered, That the Order of this House of yesterday, "That William H. Horton, of the Town of "London, Esquire; George S. Tiffany, of the "Town of Hamilton, Esquire; and Thomas D: "Warren, of the Village of St. Thomas, Esquire, "Commissioners appointed to take evidence in "the matter of the Contested Election for the "County of Middlesex, having been guilty of "neglect, in not returning the Commission "issued by the Order of the House, be sun-"moned to appear at the Bar of this House; "and that they bear the expense of the Sum-"mons;" be now read.

The said Order was read accordingly.

Middlesex.

Ordered, That George S. Tiffany, Esquire, one of the said Commissioners, be now called to appear at the Bar of this House, to be examined on the subject matter of the Contested Election for the County of Middlesex.

The said George S. Tiffany, Esquire, was accord-G. S. Tiffany, ingly called, and appeared at the Bar of the House, Esquire, and was examined by the Honourable Mr. Solicitor General Sherwood, as follows:—

Question 1. Are you one of the Commissioners appointed by this House to take the Evidence on the trial of the Contested Election for the County of Middlesex.

Answer. I am.

Question 2. Why has not a Return been made by the Commissioners of their proceedings upon the said Commission.

Answer. I appear at the Bar of this Honourable House, in obedience to an Order of this Honourable House, in the matter of the Contested Election for the County of Middlesex, calling upon the Commissioners to account for their neglect in not returning the Commission issued by Order of this Honourable House. I beg to state, for the information of this Honourable House, that the Commissioners finished taking evidence early in the month of July last, and adjourned over to the 16th day of October last, in order then to make the Return of the Commission.

I was unable to give my attendance on that day, in consequence of severe illness which confined me to my bed, and therefore I had, some days previously, requested Mr. Notman to inform the other Commissioners of my inability to attend on the day to which we had adjourned; from this time, until the month of February, I had no communication with either of the other Commissioners, excepting with reference to the entry on the record of our proceedings, of a minute made by me explanatory of the causes of our adjournment from the month of March to that of June, 1845, and also containing my opinion as to an alleged Protest said to have been made by one of the contending parties.

On the second day of February last, being at London, I saw Mr. Horton, the Chairman of the Commission, who informed me, to my surprise, that he had again adjourned to some day in March last. I then stated to him that unless the Commission should be returned, by the first day of the meeting of Parliament, that I feared it would be considered a contempt of this Honourable House. I also urged him to make the Return as soon as possible; since that time I have had no communication from either of the Commissioners, but I have heard it rumoured in this City that they had again adjourned to some

day in the present month.

I also beg leave to state, that my place of residence is about eighty miles distant from that of the other Commissioners, and the places for holding the sittings of the Commission, which rendered frequent personal intercourse with them inconvenient. My opinion was, and is, that the Chairman has the direction of the movements of the Commission more particularly devolves upon him. I was also of the opinion that, having been unavoidably absent upon the sixteenth day of October last, my signature and seal to the return was unnecessary; still had I been requested to assist in making the return at any subsequent time, I would most cheerfully have done so.

I beg to assure this Honourable House, that I have endeavoured, on all occasions, faithfully to discharge my duties as a Commissioner in this

Middlesex Election.

matter, and that nothing would give me greater concern and regret than to be considered disobedient to the lawful commands of this Honourable House, or disrespectful of its high powers and privi-

Ordered, That George S. Tiffany, Esquire, be directed to withdraw.

Mr. Tiffany then withdrew.

Resolved, That the said George S. Tiffany, Esquire, has satisfactorily answered the neglect charged against him as one of the Commissioners, for taking evidence on the trial of the Contested Election for the County of Middlesex.

Ordered, That the Order of this House of yester-day, "That William H. Horton, of the Town of "London, Esquire; George S. Tiffany, of the "Town of Hamilton, Esquire; and Thomas D. "Warren, of the Village of St. Thomas, Esquire, "Commissioners appointed to take evidence in "the matter of the Contested Election for the "County of Middlesex; having been guilty of " neglect in not returning the Commission issued " by the Order of the House, be summoned to " appear at the Bar of this House, and that they "bear the expense of the Summons;" be discharged, in so far as it relates to the said George S. Tiffany, Esquire.

On motion of Mr. Tuché, seconded by the Hon-

Address: Administration of Justice.

ourable Mr. Aylıcin,
Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government; praying that His Excellency will cause to be laid before this House, a statement for the years 1841, 1842, 1843, 1844, and 1845, of the amount of expenses incurred for the support of the Administration of Justice in this Province,—specifying how much thereof is defraved out of the Provincial Treasury, and the portion borne by the Districts or other Localities.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Members of Legislative Council to attend Select Committees.

Resolved, That a Message be sent to the Honourable the Legislative Council, praying their Honours will permit the Honourable Thomas M'Kay, one of their Members, to attend the Select Committee of this House, to which is referred the Petition of Hamnett Pinhey, Esquire, Warden of the Municipal District of Dalhousie, on Friday next, at ten o'clock in the forenoon, to be examined on the subject of the said Reference.

Ordered, That Mr. Stewart of Bytown, do carry

the said Message to the Legislative Council.

Resolved, That a Message be sent to the Honourable the Legislative Council, praying their Honours will permit the Honourables John Neilson and Louis Massue, two of their Members, to attend the Select Committee of this House, to which is referred the Petition of Jean Baptiste Pagé and others, inhabitants of the Parish of l'Ancienne Lorette, and other references, on Monday next, at eleven o'clock in the forenoon, to be examined on the subject of the said

Ordered, That Mr. Chauveau do carry the said Message to the Legislative Council.

On motion of Mr. Merritt, seconded by Mr. Cum-

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Go- him to move for leave to sit again.

vernment, praying that he will be pleased to Expenses, cause the Inspector General to lay before this Public Works. House, a Statement of the amount expended on the different cuts or portions of the St. Lawrence Canals; at what time the Cornicall and Beauharnois Canals were opened; the number of people employed; the amount of salaries or wages paid; and the expenses incurred on each since opened, with the amount of tolls received on up and down freight during the same period. Also,—To direct the Board of Works to report to this House whether it is their intention to finish this Canal, so as to admit the free passage of vessels from the upper lakes to tide-water and back, without transhipment; and whether it is their intention to furnish a continuous towingpath, or steam-power, to admit the free passage of each vessel between Prescott and Montreal; and if not, to report in what manner vessels are to be supplied with the means of returning, where a towing-path is not provided.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

this Province.

Resolved, that the copies of the Despatches from Provincial Her Majesty's Principal Secretary of State for Customs Act. the Colonies, respectively dated the 25th April, 1845, and the 3d February, 1846, with their enclosures, relating to the Provincial Customs Act, passed during the last Session, and transmitted to this House by Message from His Excellency, the Administrator of the Government, on the 26th ultimo, be referred to a Select Committee, composed of Mr. Watts, the Honourable Mr. Robinson, Mr. Brooks, the Honourable Mr. Cayley, Mr. Lantier, the Honourable Mr. Morin, and Mr. DeWitt, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Mr. Prince moved, seconded by Mr. Smith of Middlesex Frontenac, That an Order do issue from this House, Election. directed to Wm. H. Horton, Thomas D. Warren, and George S. Tiffany, Esquires, Commissioners appointed to take evidence in the Contested Election for the County of Middlesex, commanding them forthwith to return to this House, the Commission and all the evidence taken by the said Commissioners in connexion with the said Election for the said County, as well as any documents pertaining thereto, which may have been produced before them; and that the Speaker's summons for their attendance be dispensed with for the present.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

On motion of Mr. Macdonell of Dundas, seconded by Mr. Macdonell of Stormont,

Resolved, That this House do now resolve itself Trial by Jury. into a Committee of the whole House for the consideration of certain Resolutions to extend the right of Trial by Jury, in certain cases, in Upper Canada.

The House accordingly resolved itself into the said Committee.

Mr. Sherwood of Brockville, took the Chair of the Committee,

And after some time spent therein, Mr. Speaker resumed the Chair,

And Mr. Sherwood of Brockville, reported that the Committee had made some progress, and had directed

Address for

Ordered. That the said Committee have leave to sit again on Monday next.

Member called

Mr. Bertrand, Member for the County of Rimouski, and did not having been called, according to order, did not appear.

Incorporation

The Order of the Day for the Second Reading of nauté des Filles the Bill to incorporate "La Communauté des Filles de and the Petition of Osgood Peasley and others, of the St. Hyacinthe, la Charité" of the Parish of St. Hyacinthe, in the District of Montreal, for the care of infirm and sick persons, and for other purposes, being read,

Ordered, That the said Bill be read a second time

to-morrow.

Great Western

The Order of the Day for the Second Reading of Railroad Bill. the Bill to alter and amend the charter of the Great Western Railroad Company, being read,

Ordered, That the said Bill be read a second time on Monday next.

Bill to Extend Railroad.

The Order of the Day for the Second Reading of Great Western the Bill to incorporate a Company to extend the Great Western Railroad from Hamilton to Toronto, being read,

Ordered, That the said Bill be read a second time on Monday next.

Consideration of Speech.

The Order of the Day for taking into consideration the Speech of His Excellency, the Administrator of the Government, delivered to both Houses of the Session, being read,

The House proceeded accordingly to take said

Speech into consideration.

And the said Speech was read.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith

Resolved, That a Supply be granted to Her Ma-

jesty.

Resolved. That this House will, on Friday next, resolve itself into a Committee of the whole House, to consider of the Supply granted to Her Majesty.

Then, on motion of Mr. De Witt, seconded by Mr.

The House adjourned.

Jovis, 2º die Aprilis.

Anno Nono, Victorie Regine, 1846.

Cotton Factory.

MR. SPEAKER laid before the House a statement of the affairs of the Sherbrooke Cotton Factory, pursuant to the Act 8 Vic. cap. 91.

(For the said statement see Appendix I.)

Agricultural

Reports of Agricultural Societies in Upper and Societies, U. C. Lower Canada, pursuant to Acts 8th Victoria, chapters 53 and 54.

(For the said Reports see Appendix J.)

Petitions laid on the table.

The following Petitions were severally brought up and laid on the table:

By Mr. Brooks,-The Petition of Israel Rice, of

the Township of Ham, in the District of St. Francis. By the Honourable Mr. Solicitor General Sherwood,—The Petition of the President and Directors of the City of Toronto and Lake Huron Railroad

County of Chambly.

By Mr. Taché,-The Petition of Joseph Hudon, Petitions Esquire, President, and J. B. Martin, Treasurer of the Municipality of St. Paschal.

By Mr. Laurin, - The Petition of François Nadeau,

of the City of Quebec.

By Mr. M'Connell,—The Petition of John Quimby and others, of a part of the Township of Stanstead; Township of Bolton.

By Mr. Macdonald of Kingston,-The Petition of

John Macara, of the City of Toronto.
By Mr. Cummings,—The Petition of the Reverend G. B. Fuller and others, members of the United Church of England and Ireland, in the Parish of Thorold, in the Diocese of Toronto.

By Mr. Lantier,-The Petition of Joseph Chaurette and others, of the Parish of Ste. Geneviève, in the County of Montreal; and the Petition of Edward M'Knaughton and others, of the Parishes of Ste. Anne, Ste. Geneviève, and Pointe Claire.

By Mr. Smith of Wentworth,—The Petition of Robert Jarvis Hamilton, Esquire, and others, inhabitants of the Town of Hamilton, and of the Township

of Burton, in the District of Gore.

By Mr. Christie,—The Petition of Pierre Bellivau, Esquire, and others, members of the Municipal Council and inhabitants of Grand River, in the County of

By Mr. Meyers,—The Petition of D. E. Boulton, Provincial Legislature, at the opening of the present Esquire, and others; the Petition of Benjamin Clark and others, Manufacturers of Lumber, residing on the St. Lawrence Section of the Province of Canada; the Petition of Henry Ruttan, Esquire, on behalf of a Public Meeting of the Inhabitants of the District of Newcastle; and the Petition of William M'Dougall and others, of the Township of Hamilton, in the District of Newcastle.

By Mr. Chauveau,—The Petition of Joseph Hamel, Esquire, and others, of the City of Quebec; and the Petition of the Honourable Henry Black and others, inhabitants of the City of Quebec, and of St.

Ambroise, and other Parishes.

By Mr. Macdonald of Kingston,—The Petition of the Honourable Peter M'Gill and others, of the City of Montreal; and the Petition of the President, Directors, and Company of the Commercial Bank, of the Midland District.

By the Honourable Mr. Morin,—The Petition of

the Municipal Council of Hochelaga.

By Mr. Boulton,—The Petition of W. B. Jarvis, Esquire, and others, inhabitants of the City of Toronto.

By the Honourable Mr. Baldwin,—The Petition of James Wallace, of the Parish of St. Germain de Rimouski, formerly Light House Keeper at Pointe des Monts; the Petition of John Paterson and others, of the Township of West Flamborough, in the District of Gore; and the Petition of John Lesslie and others, inhabitants of the Township of West Flamborough in the District of Gore

By the Honourable Mr. Robinson,—The Petition

of George Shaw, of the City of Montreal. By Mr. Chabot,—The Petition of Jacques Blais and others, Batteaux-men, residing in the City of Quebec; the Petition of the Mayor and Councillors of the City of Quebec (relating to the lighting of the Streets); and the Petition of the Mayor and Councillors of the City of Quebec (relating to a certain

space of ground and Beach).
By Mr. Petrie,—The Petition of the Reverend William Bell, Moderator, on behalf of the Synod of the Presbyterian Church, in Canada, in connection

Company.

By Mr. Lacoste,—The Petition of Gabriel Marchand, Esquire, President, and others, the officers and members of the Agricultural Society of the County of Chambly.

William Wickes, A. M.; and of Edward Chapman, B. A., of the City of Montreal.

Petitions laid on the table.

By Mr. Hall,—The Petition of Thomas Fidler and others, members of the United Church of England and Ireland, in the Townships of Fenelon and Verulam, in the Diocese of Toronto.

By Mr. Duggan,—The Petition of the Honourable Francis Hinchs, President and others, members of the St. Patrick's Society of Montreal; and the Peti- from City Taxes. tion of Jacob L. Vanzandt and Juliet Vanzandt, of the City of Albany, in the United States of America.

and others, of Upper Canada.

By Mr. Drummond,—The Petition of Josiah Clas-

son, of the City of Montreal.

Council of the District of Niagara, (relating to the construct a Bridge between Stanfold and Grantham, opening of Roads;) and the Petition of the Muni- in the said County. cipal Council of the District of Niagara, (relating to

the Bonds of Collectors.

the Right Reverend the Lord Bishop of Montreal far as regards the Districts of Quebec and Gaspé, and and others, members of the United Church of England and Ireland, in the Diocese of Quebec; the Petition of John Charlton Fisher, Esquire, L. L. D., President of the St. George's Society, of the City of Quebec; the Petition of Mrs. Eleanor Teed, of the City of Quebec, widow of the late John Teed; and the Petition of J. C. Fisher, Esquire, L. L. D., President of the Literary and Historical Society of Quebec.

Petitions read.

Pursuant to the Order of the Day the following Petitions were read:

Of the Right Reverend R. Gaulin, President of the Corporation of the College of L'Assomption; praying for the usual Annual Aid towards the sup-

port of that Institution.

Of the Reverend Henry Putton and others, members of the United Church of England and Ireland, in the Parish of Cornicall, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands, as shall correspond with their

share of the income arising from the same.

Of Stephen S. Foster, Esquire, President and others, the Directors of the Shefford Academy; praying for aid in support of the said Institution.

Of John Marshall, senior, and others, of the County of Halton; praying that no division of the Clergy Reserve Lands he made, as prayed for by the Church Society of the Diocese of Toronto.

Of G. M. Boswell, Esquire, and others; praying to be incorporated as a Joint Stock Company, for the purpose of constructing a Railroad from Cobourg to

Kingston.

Of Colonel A. W. Light and others, of Woodstock and other Towns, in the Districts of Brock and-London; praying for an Act of incorporation to construct a Railroad to Ports Burwell and Rowan, to be called "The Woodstock, Port Burwell, and Port Rowan

Joint Stock Railroad and Lumber Company."
Of Joseph Tomlinson, Esquire, and others, of Markham and other Townships in the Home District; praying that the Board of Works may be authorized and enabled to Plank a certain part of the line of Road leading from the said Townships to the City of

Toronto.

Of John Glen, Esquire, and others, the Trustees of the Longueuil and Chambly Turnpike Road; complaining that the Corporation of the City of Montreal claim, unjustly, the control over the approaches to the Landing on the Montreal side of the Ferry between Montreal and Longuevil, purchased by the Trustees of the said Turnpike Road, and have caused the Landing to be encumbered by timber, coals, firewood, and grain, and other obstructions for the last two years; to the great inconvenience of the Public

coming to market from the Townships and Parishes Petitions read on the South Shore, and the detriment of the said Trust; and praying that the said approaches to the Landing, and the Road leading thereto, may be placed under their authority, and that the Boat used for the purposes of the said Ferry may be exempted

Of William Hannah and others, of the Parish of Lachine; praying to be exempted from the payment By Mr. Prince,—The Petition of John MeBride of Toll on the Turnpike Road leading from Montreal to Lachine, in consideration of certain land yielded

by them for the purposes of the said Road.

Of William Robins and others, of the County of By Mr. Dickson,—The Petition of the Municipal Drummond; praying for aid to open a Road, and to

Of Ambroise Sivigni and others, of the Parish of St. Antoine de Tilly; praying for a Repeal of the By the Honourable Mr. Ayluin,-The Petition of Ordinances relating to winter Roads and Vehicles, so the Municipal District of Portneuf.

> Of the Reverend Robert R. Burrage of the City of Quebec, praying to be reimbursed the sum of seven hundred and fifty pounds, which he has lost upon the sale of a building he had purchased for holding the Public Grammar School in Quebec, of which he was the Teacher under the Royal Institution for the promotion of Learning.

> Of H. Jessup, Esquire, and others, inhabitants of the City of Quebec; praying that certain By-Laws of the said City, for the prevention of fires, may be made permanent by Legislative Enactment.

> Of George O'Kill Stuart, Esquire, and others, Landed Proprietors of the District of Quebec; pray-ing to be incorporated as the "Quebec and Mellourne Railroad Company," and for an aid to the said Company of £25,000, either as a Bonus or to be expended in the purchase of Stock.

> Of John Egan, Esquire, and others, inhabitants of the County of Ottawa, residing on the South Bank of the Ottawa; praying that the said County may be set apart and established as a separate District.

Ordered, That the Petition of William Hannah Petitions and others, of the Parish of Lachine, be referred ferred: to the Select Committee to which was referred wm. Hannah, the Petition of E. Guy, Esquire, and others, et al. residing on the Lower Lachine Road; and other References.

Ordered, That the Petition of the Reverend Henry Rev. H. Patton Patton and others, members of the United et al. Church of England and Ireland, in the Parish of Cornwall, in the Diocese of Toronto; and the Petition of the Reverend Job Deacon and others, members of the United Church of England and Ireland, in the Parishes of Adolphustown and Fredericksburg, in the Diocese of Toronto, be referred to the Select Committee, to which was referred the Petition of the Church Society of the Diocese of Toronto.

Ordered, That the Petition of William Peacock wm. Peacock, and others, lessees and occupants of Clergy et al. Reserves, in the Township of Trafalgar, in the District of Gore; the Petition of John Lyon and others, inhabitants of the Township of Esquesing, in the Gore District; the Petition of Daniel Hoover and others, inhabitants of the Township of Walpole, in the District of Talbot, and the Petition of James L. Green and others, inhabitants of the Township of Townsend, in the District of Talbot; be referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell.

Petitions referred:

Col. A. W. Light, et al.

Ordered, That the Petition of Colonel A. W. to the Standing Committee on Private Bills.

John Egan, Esquire, et al.

Resolved, That the Petition of John Egan, Esquire, and others, inhabitants of the County of Ottawa, residing on the South Bank of the Ottawa, bereferred to a Sclect Committee, composed of Mr. Stewart of Bytown, the Honourable Mr. Papineau, the Honourable Mr. Attorney General Smith, Mr. Drummond, and Mr. Cameron, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

James Dean, Esquire, et al.

Resolved, That the Petition of James Dean, Esquire, and others, Merchants of Quebec, be referred to a Select Committee, composed of the Honourable Mr. Aylwin, Mr. Chabot, Mr. Chaweau, Mr. Christie, and Mr. Laurin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

James Alexander, et al.

Resolved, That the Petition of James Alexander and others, Navigators, residing in the County of Saguenay, he referred to a Sclect Committee, composed of the Honourable Mr. Laterrière, the Honourable Mr. Attorney General Smith, Mr. Christie, Mr. Taché, and Mr. Chaweau, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Niagara Municipal Council.

Resolved, That the Petition of the Municipal Council of the District of Niagara, (relating to Temperance Houses,) be referred to a Select Committee, composed of Mr. Dickson, Mr. Cummings, Mr. Roblin, and Mr. Macdonald of Cornwall, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and re-

Resolved, That the Petition of the Municipal Council of the District of Niagara, (relating to a Road in *Grantham*,) be referred to a Select Committee, composed of Mr. *Dickson*, Mr. *Cummings*, Mr. *Macdonald* of *Cornicall*, and Mr. Merritt, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and re-

On motion of Mr. Dichson, seconded by the Honourable Mr. Solicitor General Sherwood,

Middlesex Election.

Ordered, That the Select Committee appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present Parliament, have leave to adjourn until the twentieth day of April instant.

Oxford Elec-

Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met this day at nine o'clock, A. M., pursuant to adjournment, but were unable to proceed to business in con-sequence of the absence of Mr. Bertrand, a member of the Committee.

Member to attend in his

Ordered, That Mr. Bertrand, Member for the County of Rimouski, do attend in his place in this House to-morrow.

Mr. Laurin, from the Select Committee to which Report on Po Light and others, of Woodstock and other Towns was referred the Petition of Jean Marie Robitaille tition of J. M. in the Districts of Brock and London, be referred and others, of the Parish of L'Ancienne Lorette, and other References, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have examined the Petitions, to them referred, and are of opinion that the prayers therein contained should be granted, and that a Bill

should be introduced for that purpose.

Ordered, That Mr. Laurin have leave to bring in Winter Res a Bill to repeal two certain Ordinances therein Bill. mentioned, relating to Winter Roads in that part of the Province heretofore Lower Canada, in so far as regards the District of Quebec, the District of Gaspé, and that part of the District of Three Rivers which is or was the Municipal District of Portneuf.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Wednesday next.

Mr. Woods, from the Select Committee to which Report on Pewas referred the Petition of Richard E. Vidal, Com-tition of Cap mander, of the Royal Navy, presented to the House tain Vidal the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have examined the contents of the Petition, and have heard the Petitioner's statement, which is hereto appended, and have agreed to report a Bill, which they herewith submit for the adoption of your Honourable House; and they cannot but express their regret that the Petitioner should have been subject to the heavy legal and other expenses which he has necessarily incurred in defending the prosecutions against him, relative to the roads which have formed the subject of enquiry by this Committee.

Captain Vidal, Royal Navy, examined.

Question.

You complain in your Petition of the great expenses you have incurred in defending your right to the road in question. Pray state what they are?

My expenses have been occasioned by the peculiarity of my situation, the circumstance of the Crown having originally granted me this road by Patent; made it a case which could only be decided in Her Majesty's Court of Queen's Bench, where it was tried. The opposing party using every means in their power, to put me to the greatest possible expense. I had also, in consequence of the Judges' decision, to re-purchase land sold by me some years ago, and also a good three story House, with brick basement. which had been erected thereon (without any remonstrance from the parties now prosecuting), and for which alone, although less than half an acre, I had to pay eleven hundred and fifty dollars. I have been further obliged to fence off this, now declared road across my two lots, and which road had never been travelled over or used, in any way, as a road, and had been ten years closed up by fences, prior to this prosecution. I have further incurred great expenses in travelling to Sandwich, London and Montreal, in defence of my rights, besides the loss of time and anxiety incurred, and these expenses together, amount to the sum of three hundred pounds, Currency.

Ordered, That Mr. Woods have leave to bring in Vidal's vesting a Bill to vest in Richard E. Vidal, his heirs and Bill. assigns, the Government allowance for a road across certain lots of land in the Township of Sarnia, in the Western District, now belonging to him.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Public Lands Bill.

Ordered, That Mr. Macdonell of Stormont, have leave to bring in a Bill to extend the provisions of the 13th Section of an Act of the Province of Canada, intituled, "An Act for the disposal " of Public Lands," and to amend the said Act in other respects, and, further, to provide for the by Mr. Chabot, final settlement of Land Claims.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Monday next.

On motion of Mr. Merritt, seconded by Mr. Dick-

Address for Statement of Expenses of Police Force.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that He will be pleased to cause the Inspector General to lay before this House, the amount expended for the maintenance of the Police Force, for the year 1845, specifying the number employed on the different Canals, and payment to cach; and also, a Return for the years 1843 and 1844, applied for by by Mr. Chabot, the House during the last Session.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council of this

Province.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

> LEGISLATIVE COUNCIL, Thursday, 2d April, 1846.

Legislative Councillors permitted to atend Select Committees.

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly and acquaint that House that the Legislative Council do give leave to the Honourable Thomas M'Kay, one of their Members, to attend the Select Committee, to which is referred the Petition of Hamnett Pinhey, Esquire, Warden of the Municipal District of Dalhousie, on Friday next, at ten o'clock in the forenoon, to be examined on the subject of the said reference, if he thinks fit.

And also.

LEGISLATIVE COUNCIL, Thursday, 2d April, 1846,

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and acquaint that House that the Legislative Council do give leave to the Honourables John Neilson, and Louis Massue, two of their Members, to attend the Select Committee to which is referred the Petition of Jean Baptiste Page and others, inhabitants of the Parish of L'Ancienne Lorette, and other References, on Monday next at eleven o'clock in the forenoon, to be examined on the subject of the said References, if they think fit.

And then he withdrew.

On motion of Mr. Watts, seconded by Mr. M. Con-

Agriculture, (L. C.)

Resolved, That this House do now resolve itself into a Committee of the whole House, to consider the expediency of amending the Act 8 Vict. cap. 53, for the encouragement of Agriculture in Lower Canada.

said Committee.

Mr. Price took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair, and Mr. Price reported that the Committee had come to several Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the

Ordered, That the Report be received to-morrow.

On motion of the Honourable Mr. Ayluin, seconded

Resolved, That an humble Address be presented Address for to His Excellency, the Administrator of the Survey of River St. Government, to pray that His Excellency will Charles. be pleased to order the proper officer to lay before this House, the Survey of the River St. Charles, in respect whereof the Address of this House to His Excellency, Lord Metcalfe, then Governor General of this Province, was voted on the 4th day of February, 1845.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council

of this Province.

On motion of the Honourable Mr. Aylwin, seconded

Resolved, That an humble Address be presented Address relato His Excellency, the Administrator of the tive to River Government, praying that His Excellency will Richelieu. be pleased to inform this House of all such steps as have been taken by the Board of Works to complete the navigation of the River Richelieu, and the causes why the appropriation made to that effect by the Statute of the 4th and 5th of Her Majesty's Reign has not been expended.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council

of this Province.

Ordered, That the Honourable Mr. Aylwin,, the Post-Office Honourable Mr. Baldwin, the Honourable Mr. Department. Moffatt, the Honourable Mr. Morin, the Honourable Mr. Robinson, Mr. Hale, Mr. Gowan, Mr. Williams, and Mr. Leslie, do compose the Select Committee appointed to enquire into the Post-Office Department.

Mr. Bertrand, Member for the County of Rimouski, Member called having been called, according to Order, did not ap- and did not ap-

Mr. Smith, of Frontenac, moved, seconded by Mr. Mr. Riddell's Hall; That the Petition of Robert Riddell, Esquire, Petition, Oxthe sitting Member for the County of Oxford, pre-ford Election. sented to this House, on Friday, the twentieth of

on Privileges and Elections. Mr. Speaker having read the motion, decided that

it was out of order, and could not be received. An appeal being made to the House, from Mr. Speaker's decision, a division ensued, and the names being called for, they were taken down as followeth:

March last, be referred to the Standing Committee

For Mr. Speaker's decision.

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Boulton, Boutillier, Brooks, Cameron, Cauchon, Cayley, Chabot, Chalmers, Chauveau, Christic, Cummings, Desaunier, De Witt, Dickson, Attorney General Draper, Drummond, Ermatinger, Foster, Guillet, Hale, Jessup, Johnston, Lacoste, La Fontaine, Lantier, Laterrière Laurin, Leslie, Macdonald of GLENGARY, Macdonell of Dundas, Macdonnell of Stormont, The House accordingly resolved itself into the M. Connell, Merritt, Méthot, Meyers, Monro, Morin, Nelson, Petrie, Price, Prince, Robinson, Roblin, Rous-

seau, Scott, Seymour, Smith of WENTWORTH, Stewart of Bytown, Stewart of Prescott, Taché, Taschereau, Thompson, Webster, and Williams.—(58.)

Against Mr. Speaker's decision.

Messieurs Colvile, Daly, Duggan, Gowan, Hall, Macdonald of Cornwall, Macdonald of Kingston, Moffatt, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith and Viger.—(13.)

Nisgara and The Order of the Day for the Second The Detroit Rivers the Bill to extend the provisions of the Act of Upper Relicand Bill. the Bill to extend the provisions of the Act of Upper Relicand Bill. The Order of the Day for the second reading of Canada, incorporating the Niagara and Detroit Rivers Railroad Company, being read;

The said Bill was read accordingly.

Mr. Prince moved, seconded by Mr. Merritt, that the said Bill be now committed to a Committee of the whole House

The Honourable Mr. Solicitor General Sherwood moved, in amendment, seconded by Mr. Duggan, that all the words in the said motion, after the word "Bill," be struck out, and the following substituted: "be referred to the Select Committee on Railroads."

The question having been put upon the motion of

amendment, it was agreed to unanimously.

The question being then put on the main motion, as amended, it was also agreed to, and

Ordered, Accordingly.

Niagara District Debt Bill.

The Order of the Day for the second reading of the Bill to repeal the Act therein mentioned, authorizing the raising of a sum of money in the District of Niagara, for the purpose of relieving the said District from debt, being read;

The said Bill was accordingly read, and ordered to

be engrossed.

e Regis

The Order of the Day for the second reading of ery Office Bill. the Bill to provide for the removal of the Registry Office of the District of Simcoe, from its present site to Barrie, the District Town, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House on Thursday

Trafalgar Road Bill.

The Order of the Day for the second reading of the Bill to incorporate certain persons as the Trafalgar, Esquesing and Erin Road Company, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Bill.

La Commu-manté des Filles the Bill to incorporate "La Communauté des Filles de Charité of the Bill to incorporate "La Communauté des Filles St. Hyacinthe, de Charité, of the Parish of St. Hyacinthe, in the District of Montreal, for the cure of infirm and sick persons, and for other purposes, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

West Halton Election.

Mr. Speaker acquainted the House, that he had received the Report of the Commissioners appointed to take evidence in the matter of the Contested Election for the West Riding of the County of Halton.

Member added to Committee on Petition of Indian Chiefs.

Ordered, That the Honourable Mr. Laterrière be added to the Select Committee to which was referred the Petition of Wishe Tegarihontic and others, Chiefs and Warriors, Iroquois, Algonquins, and Nipissings, of St. Regis and other places.

Then, on motion of Mr. Duggan, seconded by the Honourable Mr. Viger,

The House adjourned.

Veneris, 3º die Aprilis.

Anno Nono, Victoria Regina, 1846.

HE following Petitions were severally brought up Petitions laid on the table. and laid on the table:-

By Mr. Riddell,—The Petition of the Reverend Frederick Fauquier and others, members of the United Church of England and Ireland, in the Township of Zorra, in the District of Brock, in the Diocese of Toronto.

By Mr. Foster,-The Petition of the Reverend Andrew Balfour of Waterloo, in the District of Shef-

By Mr. Leslie,—The Petition of Anthony Leslie, Esquire, Inspector of Licenses in the District of Bathurst.

By Mr. Lacoste, -The Petition of P. P. Demaray, Esquire, Warden, and Pierre Gamelin, Esquire, Se cretary of the Municipal Council of the Parish of St. John's, Dorchester.

By Mr. Cauchon,—The Petition of the Reverend Antoine Parant, Superior of the Seminary of Quebec, and others, inhabitants of La Côte de Beaupré, in the County of Montmorency,—and the Petition of Charles

Cazeau and others, of Quebec.

By Mr. Boulton,—The Petition of the Bank of Upper Canada; the Petition of D. K. Servos, Esquire, and others, of the Townships of Saltfleet and Binbrooke, in the District of Gore, in the Diocese of Toronto; and the Petition of H. Burwell and others, of the Town and District of London.

By the Honourable Mr. Morin,—The Petition of William Workman and others, of the City of Montreal; the Petition of H. P. Pare and others, School Teachers, of the District of Montreal; the Petition of J. T. Brondgeest, Esquire, and others, of Hoche-

By Mr. Cummings,-The Petition of George Ball and others, inhabitants of Niagara and other Townships in the District of Niagara.

By the Honourable Mr. Robinson,—The Petition of William Charles Hume, Esquire, and others, inhabitants of the Township of Orillia.

By Mr. Scott,—The Petition of W. G. Blanchard, Esquire, and others, of the County of Two Mountains.

By the Honourable Mr. Viger,—The Petition of the Reverend Samuel S. Wood, A. M., and others, members of the United Church of England and Ireland, in the Diocese of Quebec; the Petition of the Very Reverend T. Cooke and others, the Managing Committee of the Christian School of the Town and Parish of Three Rivers; the Petition of Charles Hubert Lassiseraye, Teacher of the late Society of Education of the Town of Three Rivers.

By Mr. Sherwood, of Brockville,—The Petition of the Reverend Edward Denroche and others, members of the United Church of England and Ireland, in the Mission of Brockville.

By Mr. Merritt,—The Petition of James B. J. Hilton and others, inhabitants of the Township of Grantham, in the County of Lincoln; the Petition of George Silver and others, inhabitants of the Township of Clinton, in the District of Niagara; and the Petition of Absalom Haines and others, inhabitants of

the Township of Louth, in the District of Niagara. By Mr. Thompson,—The Petition of the Municipal Council of the District of Niagara, (relating to the mode of assessment); the Petition of Charles Hill, of the Township of Bertie, in the District of Niagara; the Petition of James Sill and others, of the Township of Walpole, in the District of Talbot; the Petition of John De Cow, senior, and others, of the County of Haldimand; and the Petition of Ronald M'Kinnon and others, of the Townships of Seneca and Oneida, in the District of Gore.

Petitions laid on the table.

By Mr. Brooks,—The Petition of the Reverend C. B. Flemming and others, members of the United Church of England and Ireland in the Diocese of

By the Honourable Mr. Laterrière,—The Petition of Edouard Boudreau, of the Parish of Baie St.

Paul, in the County of Saguenay, Physician. By Mr. Guillet,—The Petition of David Trudel

and others, of the County of Champlain.

By Mr. Chauveau,—The Petition of Jean Baptiste Misère and of the Parish of St. Ambroise, Jeune

others, of the Parish of Longue Pointe and its vicinity; and the Petition of Frederick Fraser Carruthers, Esquire, of the City of Toronto

By Mr. Drummond,—The Petition of James

By Mr. Chabot,—The Petition of the Mayor and Councillors of the City of Quebec (relating to Asses-

By Mr. Hale,—The Petition of William Ritchie, Esquire, and others, the Trustees of the Sherbrooke Academy; and the Petition of R. N. Hall, and the United Church of England and Ireland, in the Dio-

By the Honourable Mr. Moffatt,-The Petition of the Montreal Board of Trade (relating to the Bankrupt Laws); the Petition of the Montreal Board of Trade (relating to interest on money loaned); the Petition of Thomas Molson, Esquire, and others, members of the United Church of England and Ireland, in the Diocese of Quebec; the Petition of the Reverend William Bond and others, members of the United Church of England and Ireland, in the Diocese of Toronto; the Petition of W. B. Simpson and others, Protestant inhabitants of the Parishes of St. Polycarpe and St. Ignace, in the County of Vaudreuil; and the Petition of the Reverend W. Chadderton and and Ireland, attending the Chapel of St. Peter's, in the dated, may be paid to her.

City and Diocese of Quebec.

Of Mrs. M. A. F. Viger and other Ladies, Directresses City and Diocese of Quebec.

By the Honourable Mr. Aylwin,-The Petition of the Literary and Historical Society of Quebec; the Peind for an aid in support of the said Institution.
tition of Mrs. M. H. Mountain. on behalf of the ComOf the Reverend C. Larocque and others, the Curé, tition of Mrs. M. H. Mountain, on behalf of the Committee of Ladies of the Protestant Female Orphan Asylum at Quebec; the Petition of the Reverend John Cook, D. D., and others, the Ministers, Elders and Trustees of St. Andrew's Church, in the City of Quebec; and the Petition of Mrs. Mary H. Mountain, and other Ladies, the managers of the Male Orphan Asylum of Quebec, in connexion with the Church of England.

By Mr. Solicitor General Taschereau,-The Petition of E. Dalaire, Esquire, and others, Censitaires of the Seigniory of Lauzon; and the Petition of praying that the 8th Simeon Larochelle, of the Parish of St. Anselme, in certain particulars.

the County of Dorchester, Mechanician.

By Mr. Ermatinger,—The Petition of Oliver Owen and Joseph Sifton, of the Town of London, in the District of London.

By Mr. Desaunier,—The Petition of James Dickson and others, of the Bunlieue of the Town of Three

By Mr. Duggan,—The Petition of William Kent and others, of the Townships of Toronto and Chinguacousy, in the Home District.

An Engrossed Bill to repeal the Act therein men-tioned authorizing the raising of a sum of money in Perth, and of Bathurst and other Townships; praythe said District from debt, was read for the third | Perth to the Madawaska River.

Resolved, That the Bill do pass.

Ordered, That Mr. Cummings do carry the said Bill to the Legislative Council, and desire their

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:

Of the Reverend John M'Intyre and others, members of the United Church of England and Ireland, in Orillia and other Townships, in the District of Simcoe, in the Diocese of Toronto; of Francis B. Lebel, Esquire, and others, of the Village of La Baker and others, members of the United Church of England and Ireland, in the Township of Leeds, in the Diocese of Toronto; of Hugh Allingham and By Mr. Gowan,-The Petition of John Dillon and others, members of the United Church of England and Ireland, in the Township of Yonge, in the Diocese of Toronto; of William Greene, Esquire, and others, members of the United Church of England and Ireland, in parts of Yonge and other Townships, Blackburn, Esquire, and others, freeholders of the in the Diocese of Toronto; of the Right Reverend Townships of Hull and Eardley, in the County of the Lord Bishop of Toronto and others, members of the United Church of England and Ireland, in the City of Toronto, in the Diocese of Toronto; of the Reverend Thomas Creen and others; of W. N. Bethune and others, members of the United Church of England and Ireland, in the Parish of Kemptville, in the Diocese of Toronto; and of the Reverend John Hickie and others, members of the United Church of Reverend William King, and others, members of the England and Ireland, in the Town of Stratford and its vicinity, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Very Reverend Hyacinthe Hudon, Titulary Canon of the Cathedral of St. Jacques at Montreal, Grand Vicar of the Diocese of Montreal, &c.; praying that the Nuns known as "Les Religieuses "de Notre Dame du Bon Pasteur," may be incorpo-

rated by an Act of the Legislature

Of Mrs. Adélaide Bouchette, Widow of the late Joseph Bouchette, Esquire; praying that the sum of £1,000, for which her late husband had a just claim others, members of the United Church of England upon the Legislature, but which has not been liqui-

of the Catholic Orphan Asylum of Montreal; pray-

Church Wardens and School Commissioners of the Parish of St. Jean L'Evangéliste, in the District of Montreal; praying that the unclaimed balance of the sums granted during the years 1842 and 1843 for Education, be placed at the disposal of certain Trustees, to be by them expended for the advancement of

Of André Vandandaigue, Esquire, President of the Agricultural Society of the County of Verchères; praying that the 8th Victoria, cap. 53, be amended

Of André Vandandaigue, Esquire, Warden of the Municipal Council of the Parish of St. Mathieu de Belwil; praying that an Act be passed to compel every land proprietor to open and keep in repair, during the Winter Season, in front of his Property, a road eight feet wide; and that there be no obligation to use any particular description of winter vehicle.

Of Peter Buchanan and others; praying to be incorporated as a Joint Stock Company, with power to construct a Railroad from Hamilton to Toronto.

the District of Niagara, for the purpose of relieving ing for a new Survey of the contemplated Road from

Of John Felton, Esquire, and others, inhabitants of the District of St. Francis; praying for aid to

Petitions read. complete the Road from the Town of Sherbrooke to the Township of Stanstead.

Of John Felton, Esquire, and others, of the District of St. Francis; praying for aid to render secure the Bridge across the River St. Francis, in the Town of Sherbrooke, and to improve the Road leading through the Township of Ireland to the City of Quebec.

Of Thomas Atkins, Inspector of Weights and Measures for the District of Quebec; praying for certain amendments in the existing Laws regulating the Inspection of Weights and Measures.

Of the Reverend Jacob Gooft and others, members of the Societies of Menonists and Tunkers, residing in the Home District; praying for the reduction of the amount now by law exacted from them for the

non-performance of Militia Service.

Of Norman Jones and others, of the Townships of Markham and Whitchurch, in the Home District; praying for the adoption of some measure to remove the difficulties arising from the uncertainty of the monuments or governing points of Township Lines, according to the original surveys, by vesting power in the District Councils or otherwise.

Of Sir Allan N. MacNab and others, in behalf of the inhabitants of the Town of Hamilton; praying for an extension of the limits of the said Town, and that it be erected into a City, with a new and en-

larged Charter.

Of Mrs. Margaret Havener, of the Village of Napierville, in the County of Huntingdon; praying for a Pension, in consideration of the death of her husband, who was killed in an engagement at Odelltown

during the rebellion in 1838.

Of Samuel Hitchcock and others, of the Village of Port Sarnia, in the County of Kent; praying that a certain Road leading into the said Village be not closed up as prayed for by Captain Vidal in his Pe-

Of Thomas Kains, Esquire, Mayor and others, the Councillors of the Municipality of the Townships of Grenville and Union, on the River Ottawa; praying for aid to improve the Roads, and to erect Bridges between Grenville and Hull, and to complete the thoroughfare by the Union Bridge at Bytown.

Of the Reverend J. Paquin and others, of the County of Two Mountains; praying that the Agricultural Act of last Session be amended in certain particulars.

Of William Duncan, of Coteau du Lac; praying for the payment of a Balance due him by the Parish of St. Polycarpe, for the erection of a Bridge across the River Delisle.

Of the Corporation of the College of St. Hyacinthe; praying an aid for that Institution.

Of Charles Richardson, Esquire, and others, of the District of Niagara; praying that the Act incorporating a Company to construct a plank road from Niagara to the Ten Mile Creek, be so amended as to allow them to alter the direction of the said Road, and to authorise them to make a water course from the Welland Canal to the said town, and to increase their capital stock for that purpose.

Of Robert Hodgkisson and others, of the Township of Grantham, in the District of Niagara; praying for the passing of an Act to close up a certain Road Allowance in the Second Concession of the said

Township, and to establish and confirm "The Lake Road," now used as a Public Highway.

Of John Hall and others, of Dumfries, in the District of Gore; praying that no alteration may be made in the present course of the Road dividing the seventh from the eighth Concessions in the said Township.

Of John D. M. Kenzie and others, of Beverly and Galt, in the District of Gore, and of the United States of America; complaining that they have been

deprived of certain Lands in the Township of Petitions read. Beverly, by the operation of an Act of the Legislature, for which they have received no indemnification, and praying relief.

Of the Montreal Board of Trade; praying for a Repeal of the Provincial Duty on Wheat, Flour, &c. and all other articles now paying a duty of one per cent.; and that an additional duty be imposed upon

Spirits of domestic manufacture.

Of Sir James Stuart, of the City of Quebec, Baronet, and of Nicholas Austin, of the Township of Bolton, in the District of Montreal; praying for the passing of an Act to facilitate and effect a partition of certain Lands held by them as tenants in common under Titles derived from certain Letters Patent of

Of Thomas Molson, Esquire, and others, inhabitants of the City of Montreal; praying to be incorporated as a Company for the purpose of supplying the inhabitants of the said City with Gas, at a reasonable price.

Of the Montreal Ladies Benevolent Society; praying for an aid in support of the said Institution.

Of the President, Directors, and Company of the Bronté Harbour; praying for a renewal of the Charter of the said Company.

Of Edward Evans and others, of the County of Halton; praying that no division of the Clergy Reserve Lands be made, but that they be disposed of as heretofore.

Of His Grace the Archbishop of Quebec, and others, inhabitants of the City of Quebec; praying that steps may be taken to provide a Gaol for the District of Quebec, affording more ample accommodation for the wants thereof, than the one now in use.

Of George O'Kill Stuart, Esquire, and others, of the City of Quebec, and its vicinity; praying to be incorporated for the purpose of constructing a Railway from the Boundary Line between the Province of New Brunswick and Canada, to the Western bounds of Upper Canada; and that aid be granted them for the accomplishment of that object.

Ordered, That the Petition of the Reverend R. G. Petitions re-Plees and others, members of the United Church ferred: of England and Ireland, in the Diocese of Que-Membersofthe bec; the Petition of the Reverend John M'Intyre Church of and others, members of the United Church of England. England and Ireland, in Orillia and other Townships in the District of Simcoe, in the Diocese of Toronto; the Petition of the Reverend Robert Blakey and others, members of the United Church of England and Ireland, in the Town-ship of Augusta, in the County of Grenville, in the Diocese of Toronto; the Petition of W. H. Bethune and others, members of the United Church of England and Ireland, in the Parish of Kemptville, in the Diocese of Toronto, and the Petition of the Reverend Thomas Creen and others, be referred to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto.

Ordered, That the Petition of the Reverend W. Unitarians. Adam and others, Unitarian Christians of the City of Toronto; the Petition of Mrs. Margaret Mrs. Havener Havener of the Village of Napierville, in the County of Huntingdon; the Petition of the Very Reverend Hyacinthe Hudon, Titulary Rev. H. H. Canon of the Cathedral of St. Jacques at Mon-Hudon. treal, Grand Vicar of the Diocese of Montreal. &c.; the Petition of Charles Richardson, Esq., C. Richardson, and others, of the District of Niagara, and the Esquire, et al. Petition of Robert Easton Burns, Esquire, Judge R. E. Burns, of the District Court of the Home District, be Esq. referred to the Standing Committee on Private

G. M. Boowell,

Esquire, and others, be referred to the Select Clerk's table, and is as followeth:-Committee on Railroads.

Rev.J. Paquin,

Resolved, That the Petition of the Reverend J. Paquin and others, of the County of Two Mountains, be referred to a Select Committee, composed of Mr. Scott, the Honourable Mr. Morin, Mr. Armstrong, Mr. DeWitt, and Mr. Watts, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

os Atkins

Resolved, That the Petition of Thomas Atkins, Inspector of Weights and Measures for the District of Quebec, be referred to a Select Committee, composed of Mr. Chauceau, the Honourable Mr. Aylicin, Mr. Solicitor General Taschereau, Mr. Chabot, and Mr. Christie, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Rich. Millar.

Resolved, That the Petition of Richard Millar and others, the President and members of the Board of Police of the Town of Niagara, be referred to a Select Committee, composed of Mr. Dickson, Mr. Merritt, Mr. Cummings, and Mr. Macdonald of Cornwall, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Report on Private Bills.

The Honourable Mr. Morin, from the Standing Committee on Private Bills, presented to the House the First Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have considered the Petition of Augustin Perrault and others; praying to be allowed to establish a Bank in the City of Montreal, and beg leave to recommend that the prayer of the said Petition be complied with.

oto Plank Road.

They have also examined the Petition of John Grubb and others, of the Township of York, and the Gore of Toronto; praying for an Act of Incorporation, for the purpose of enabling them to construct a Plank Road from the Gore of Toronto to the western termination of the western road; and they beg to recommend the same to the favourable consideration

Beauharnoi Plank Road. of your Honourable House.
With respect to the Petition of William Bouron and others, praying to be incorporated as the Beauharnois Plank Road Company, your Committee, House, and the same was received and read for the find that the Rules of your Honourable House have not been fully complied with by the Petitioners, inasmuch as the notice published by them, of their intention to make the present application, is dated the 6th of February, and the Petition was presented on the 30th of March; and as the 66th Rule requires that notice be given for at least two months previous to the presentation of the Petition, your Committee cannot recommend that any further action be taken thereon.

The Honourable Mr. Cayley, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Administrator of the Government,

Statement of Public Ac

Accounts and Statements respecting the Public Income and Expenditure of the Consolidated Revenue counts for 1845 Fund of the Province of Canada, for the year 1845.

(For the said Accounts and Statements, see Appen-

Mr. Merritt, from the Select Committee to which Report on Petition of S. De was referred the Petition of Samuel De Veaux and others, of Ningara Falls, with power to report by Bill or otherwise, presented to the House the Report

Ordered, That the Petition of G. M. Bosrell, of the said Committee, which was again read at the Report n of S. De

Your Committee have examined the Petition referred to them, which prays for the incorporation of a Joint Stock Company for the purpose of constructing a Suspension Bridge across the Niagara River, at the Falls, and have carefully weighed the circumstances therein set forth, showing the utility of constructing the same, creating as it will, a great public thoroughfare from the United States into Canada, and rendering it unnecessary for travellers to remain, as they now do, on the American side of the River, in consequence of difficulty of access to this shore. where they can obtain equally good accommodation, and have a better view of the Cataract. Your Committee are of opinion, that when individuals are disposed to invest their capital in undertakings like the one now prayed for, and from which a great public benefit will be derived, it is expedient, as a general principle, for the Legislature to render them every possible facility for carrying out their views, and by so doing encourage individual enterprise, and advance the general interests of the Province; and, therefore, your Committee recommend the prayer of the said Petition to the most favourable consideration of your Honourable House.

Mr. Chauveau, Chairman of the Select Com-Oxford mittee appointed to try the merits of the Petition of Election the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported that the Committee met this day, at nine o'clock, A. M., pursuant to adjournment, but were unable to proceed to business, in consequence of the absence of Mr. Bertrand, a member of the Committee.

Resolved, That the raid Select Committee have leave to proceed to business to-morrow morning, pursuant to adjournment, though Mr. Bertrand should not then be able to attend.

On motion of Mr. Prince, seconded by Mr. Drummond,

Resolved, That the time for presenting Petitions to Private Bills. this House, for Private Bills or Reliefs, in any way, be extended until Friday, the 10th instant.

Ordered, That Mr. Price have leave to bring in a Albion Read Bill to incorporate certain persons under the Company

name of the Albion Road Company.

He accordingly presented the said Bill to the first time, and ordered to be read a second time on Thursday next.

Resolved, That a Select Committee, composed of Committee ap-Mr. Christie, the Honourable Mr. Aylwin, Mr. pointed on Hale, Mr. Chabot, Mr. Methot, Mr. Drummond, Records, &c. and Mr. Williams, be appointed to enquire into and report upon the state and condition of the Rolls, Records, Journals, and other papers, in manuscript and print, appertaining to the late Parliaments of Upper and Lower Canada, respectively, and to the Parliament of this Province, and the precautions taken for their safe keeping and preservation; also, the state and condition of the Judicial registers, records, archives, and papers, appertaining to the several Courts of Justice in Lower Canada, and in charge of the respective Clerks or Prothonotaries thereof, Clerks of the Crown, Clerks of the Peace, Sheriffs, and other officers, or func-tionaries of the Judicature therein, and whether the same are kept and classed in an orderly and systematic manner by the proper officers, and due precaution taken for their safe keeping and future preservation; and if any and what

measures ought to be adopted for that purpose to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Merritt, seconded by Mr. Thomp

Resolved, That an humble Address be presented to His Excellency the Administrator of the Government, praying that he will cause the Inspector General to lay before this House, (in addition to the amount for the periods mentioned in the Address of this House to His Excellency, passed yesterday,) the amount expended for the Administration of Justice in Upper Canada from the Provincial and District Funds and from fees, in the years 1836 and 1840 respectively.

Ordered, That the said Address be presented to His Excellency the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Robinson,

seconded by the Honourable Mr. Moffatt,
Resolved, That an humble Address be presented to the Queen's Most Excellent Majesty, praying that Her Majesty will be graciously pleased to take into Her favourable consideration, the necessity of reducing the rates of Postage in Her Majesty's North American Colonies.

Resolved, That the said Resolution be referred to a Select Committee, composed of the Honourable Mr. Robinson, Mr. Webster and Mr. Christic, to draw up and report the draught of an humble Address in conformity to the said Reso-

Militia Bill.

Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill for the better regulation of the Militia of this Province.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Hastings Titles

Ordered, That the Honourable Mr. Solicitor General Sherwood have leave to bring in a Bill to remedy certain defects in the Registration of titles in the County of Hastings in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday, the fourteenth instant.

On motion of Mr. Macdonell of Dundas, seconded

ra relative

by Mr. Smith of Frontenac, Resolved, That an humble Address be presented to His Excellency the Administrator of the Government, praying that he will be pleased to cause to be laid before this House a copy of the Petition on which was grounded the Order in Council directing the sale of Lots Nos. 10 and 11, North side of Water Street, in the Town of Cornwall, together with a copy of the said Order in Council; also, copies of the Report of the District Agent, and of the Commissioner of Crown Lands, touching the same, and copies of any letters and documents addressed by J. S. Macdonald, Esquire, to the Government, on the subject, and of the replies thereto.

Ordered, That the said Address be presented to His Excellency the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

this Province.

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Mr. Price, from the Committee of the whole House Re to consider the expediency of amending the Act 8, ported a Vict cap. 53, for the encouragement of Agriculture (L. C.) in Lover Canada, reported, according to order, the Resolutions of the said Committee; which Resolutions were again read at the Clerk's table, and are as followeth:

Resolved, That it is the opinion of this Committee, that it is expedient to make such alterations in the Act passed in the last Session, intituled, "An Act to repeal certain Acts therein "mentioned, and better to encourage Agricul-"ture in Lower Canada, by the establishment. "of Agricultural Societies therein", as shall legalize the establishment of Agricultural Societies in those Counties which did not avail themselves of the provisions of the said Act, by establishing Societies in the month of June last.

Resolved, That it is the opinion of this Committee, that of the monies received under the said Act for County Societies, instead of restricting the appropriation for the importation of animals, &c., to Fifty pounds, it is expedient to amend the Act so that such amount thereof as the Committee of the Society may determine, may be expended for such purposes over and above the sum of Fifty pounds already mentioned.

Mr. Watts moved, seconded by Mr. Methot, That the question of concurrence be now separately put upon each of the said Resolutions.

Mr. Scott moved in amendment, seconded by the Honourable Mr. Morin, That all the words after "That" in the said motion be struck out, and the following substituted, "the said Report be referred " to the Select Committee to which was referred the "Petition of the Reverend J. Paquin and others, of the County of Two Mountains.

The question having been put on the motion of amendment, a division ensued, and it passed in the negative.

The question being then put on the main motion, it was agreed to.

And the said Resolutions being again read, and the question of concurrence being separately put upon each, they were agreed to by the House, and Resolved, Accordingly.

Ordered, That Mr. Watts have leave to bring in a Agriculture Bill to amend the Act for the encouragement of Societies Bi Agriculture, by the establishment of Agricul- L. C. tural Societies in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Mr. Bertrand, Member for the County of Rimouski, Member collects having been called, according to order, did not appear. and did max ap-

The Order of the Day for the second reading of Bill relative the Bill for the substitution of more simple modes of modes of As assurance in lieu of fines and recoveries, being read; surance, &c.

The said Bill was accordingly read, and committed. to a Committee of the whole House on Tuesday next.

The Order of the Day for the second reading of Lunstics at the Bill to remove certain doubts as to the jurisdic little Refine tion conferred upon the Court of Chancery in Upper Bill. Canada in matters relating to lunatics, idiots, and persons of unsound mind, and their estates, and to amend and extend the laws in force in Upper Canada relating to lunatics, idiots and persons of unsound mind, and their estates, being read;

Ordered, That the said Bill be read a second time

on Tuesday next.

Penitentiary Bill.

The Order of the Day for the second reading of the Bill to consolidate and amend the laws relating to the Provincial Penitentiary, being read;

Ordered, That the said Bill be read a second time on Tuesday next.

Registry Bill, (U. C.)

The Order of the Day for the House in Committee on the Bill to consolidate and amend the Regis try Laws of Upper Canada, being read;

Ordered, That the said Order of the Day be postponed until Tuesday next.

Supply.

The Order of the Day for the House in Committee to consider of the Supply granted to Her Majesty, being read;

Ordered, That that part of the Speech of His Excellency the Administrator of the Government, to both Houses of the Provincial Parliament at the opening of the present Session, which relates to the granting of a Supply to Her Majesty, be now read.

The same was read accordingly.

Ordered, That so much of the said Speech as relates to a Supply, be referred to the said Com-

The House then resolved itself into the said Committee.

Mr. Colvile took the Chair of the Committee; and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Colvile reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Tuesday, the fourteenth instant.

Then on motion of the Honourable Mr. Attorney General Smith, seconded by Mr. Gowan,

The House adjourned until Monday next.

Lunæ, 6° die Aprilis.

Anno Nono, Victoria Regina, 1846.

Municipal MR. SPEAKER laid before the House Returns Districts, L.C. M of the Dubts and Victoria of the Debts and Liabilities of the Councils of H. Comins of St. Catherines, in Upper Canada; and the late Municipal Districts in Lower Canada, further Petition of the Reverend A. F. Atkinson and nished in conformity with the requirements of the Act 8 Vict. cap. 77.

(For the said Returns , see Appendix K.)

Bonds and Securities.

Also,
The Registrars' Report of Bonds and Securities
the Provincial Act 4 and 5 Vic. ch. 91. sec. 15.

For the said Report, see Appendix L.)

And also,

Montreal Turnpike

Accounts of the Trustees of the Montreal Turnpike Roads from 1st January to 31st December, 1845. (For the said Accounts, see Appendix M.)

The following Petitions were severally brought up Petitions laid on the table. and laid on the table:

By Mr. Chalmers,-The Petition of Francis Small and others, of the County of Halton; and the Peti-

By Mr. Lacoste,-The Petition of P. Besse and Chambly.

By Mr. Stewart of Bytown,-The Petition of Donald Mathison and others, of the Congregation of Richmond, belonging to the Presbyterian Church of Canuda, in connexion with the Church of Scotland.

By Mr. Meyers,-The Petition of Patrick Wallace

and others, of Cobourg.

By Mr. Leslie,—The Petition of the Honourable the Parish of St. Laurent.

By Mr. Cummings,—The Petition of James Kerby Petition 1 and others, of the Township of Bertie, in the District on the table of Niagara; the Petition of Thomas O. Parry and others, of the Township of Gainsboro', in the District of Niagara; the Petition of Samuel Birdsall, Esquire, and others, of the Township of Canboro, in the District of Niagara; and the Petition of Ozias Buchner and others, of the Township of Crowland, in the District of Niagara.

By Mr. Petrie,-The Petition of William Edwards and others, inhabitants of the Township of Clarence,

in the Ottawa District.

By Mr. Hale, - The Petition of J. Taylor, Esquire, and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Thompson,—The Petition of Colvin Gates and others, of the Townships of Walpole and Rainham, in the District of Talbot.

By the Honourable Mr. Solicitor General Sherwood, -The Petition of Thomas Gibbs Ridout, Esquire, and others, members of the Toronto Mechanics Institute.

By the Honourable Mr. Moffatt,-The Petition of John Borrowdale and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and the Petition of E. P. Wilgress and others, Protestant inhabitants of the Parish of St. Michael a.

By Mr. Christie,-The Petition of John S. Moriarty, Esquire, and others, of Percé, and parts adjacent, in the County of Gaspe; and the Petition of Benjamin Coffin and others, inhabitants of Gaspé.

By Mr. Smith of Frontenac,—The Petition of D. D. Calvin and others, inhabitants of the Township of

Wolfe Island.

By Mr. Brooks,—The Petition of Thomas Steel and others, of the Townships of Shipton and Melbourne, and in the vicinity, in the County of Sherbrooke; the Petition of the Reverend P. H. Harkin and others, inhabitants of the District of St. Francis; and the Petition of Thomas C. Allis and others, inhabitants of the Township of Shipton, in the District of St. Francis.

By Mr. Merritt,—The Petition of Samuel Wood

and others, Agriculturists; the Petition of James others, members of the United Church of England and Ireland, in the Township of Grantham, in the District of Niagara, in the Diocese of Toronto.

By the Honourable Mr. Baldwin,—The Petition of Charles H. Cody and others, of the Township of in compliance with the Provincial Act 4 and 5 Vic. Dercham, in the District of Brock; the Petition of M. Cowan and others, members of the United Church of England and Ireland, in the Townships of Uxbridge and Brock; the Petition of David Rintoul and others, of the Township of Beverley, in the District of Gore; the Petition of S. Vining and others, of the Township of Nissouri, in the District of Brock; the Petition of Thomas M'Lean and others, of the Township of Zorra East, in the District of Brock; the Petition of Moses Young and others, of the Township of Dumfries, in the County of Halton; the Petition of A. Burtch and others, of the Township of Oxford tion of George S. Alton and others, of the Township East, in the District of Brock; the Petition of Jere-of Nelson, in the District of Gore.

Migh Couran and others, of the Township of Blenheim, in the County of Oxford; the Petition of John Madothers, of the Parish of Chambly, in the County of aoch and others, of the Township of Puslinch; and the Petition of Thomas G. Coyne and others, of the Township of Dunwich, in the District of London.

By the Honourable Mr. Aylwin,—The Petition of Muriloch M'Kenzie, of Quebec; and the Petition of the Reverend Francis J. Lundy, Professor of Classi-

cal Literature in M'Gill College By Mr. Gowan,-The Petition of John Francis Rogers, of the Town of Woodstock, in the District of Gabriel Roy and others, of La Cole St. Laurent, in Brock: the Petition of Richard D. Fraser, Esquire, of Edwardsburgh, in the District of Johnstown; the

laid Petition of Joel D. Parmenter and others, of Gananoque, Leeds, and Lansdowne; the Petition of event of surviving her said husband, she might or Gersham Cutlin and others, members of the United would have to dower, in, to, or out of the lands and Church of England and Ireland, in the Township of Lansdowne, in the Diocese of Toronto; the Petition of William Graham and others, members of the United Church of England and Ireland, in by the House. the Township of Escott, in the District of Johnstown, in the Diocese of Toronto; and the Petition of George Hornick and others, members of the United Church of England and Ireland, in the Township of Kitley, in the Diocese of Toronto

By Mr. Methot,-The Petition of Luc Michel Cressé, Esquire, of the Parish of St. Jean Baptiste de

By the Honourable Mr. Morin,—The Petition of Louise Armand dite Flamme, of the Parish of Lonqueuil; and the Petition of Paschal Lachapelle and others, inhabitants of the Municipality of Hochelaga, in the Parish of Montreal.

By Mr. Prince,—The Petition of John Burwell,

of Port Burwell, Esquire.
By Mr. Woods,—The Petition of John G. Weir and others, of Kent, in the Western District; and the Petition of James Taylor, of the Town of Chatham.

By Mr. Watts, -The Petition of Christopher Lyster and others, inhabitants of Kingsey and other Townships; the Petition of Lieutenant Colonel Cox and others, inhabitants of Windsor and other Townships; and the Petition of Jean Louis Ployart, Esquire, of Treasurer, of the Municipality of St. Paschal; praythe Township of Durham, in the County of Drummond

By Mr. Chabot,—The Petition of the Reverend P. M. Mignault and others, of the Parishes of St. Joseph of Chambly and Longueral.

By the Honourable Mr. De Bleury, - The Petition

of N. B. Desmarteau and others, of Montreal By Mr. Macdonald of Kingston,-The Petition of

G. H. Ryland, Esquire, Registrar of Montreal. By Mr. Boulton,—The Petition of the Reverend William M'Murray and others, members of the United Church of England and Ireland, in the Town of Dundas, and Township of West Gwillimsbury, in the Diocese of Toronto; the Petition of the Reverend William M'Murroy and others, members of the United Church of England and Ireland, in the Village and Township of Ancaster, in the Diocese of Toronto; the Petition of George T. Grange, Esquire, Sheriff, and others, of the District of Wellington; and the Petition of Thomas Sanders, Esquire, and others, of the District of Wellington.

By Mr. Ermatinger, -The Petition of John Burwell, Esquire, of Port Burwell (relating to a contem-

plated Railroad.)

By the Honourable Mr. Papineau,—The Petition of John Parson and others, members of the Municipal Council of the Townships of Buckingham and Portland, on the Ottawa.

By Mr. Chauveau,—The Petition of Henry Joseph Jameson, of the City of Quebec, Brewer.

Bill to facilitate

Ryder.

An Engrossed Bill to facilitate the Conveyance the conveyance of Real Property in Upper Canada, was read for the party, (U.C.) third time.

Mr. Macdonald of Kingston, moved, seconded by Mr. Meyers, That the following Engrossed Ryder be added to the said Bill, at the end of the Schedules,

and do make part thereof.

 And the said
 β., Wife of the aid (Granter,) 9. And the said (A. B.) Wife of the said (Grantor), for and in conhereby bare her dower in the said sideration of the sum of - Pounds, of the lawful money of Canada, to her

in hand paid by the said (Grantee), at or before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, hath granted, and released, and by these presents doth grant and Church of England and Ireland, in the Diocese of release unto the said (Grantee) his heirs and assigns,

all her dower, and right, and title, which, in the premises hereby conveyed or intended so to be.

The said Ryder being thrice read, and the question of concurrence being put thereon, it was agreed to

Resolved, That the Bill do pass, and the title be, "An Act to facilitate the conveyance of Real " Property.

Ordered, That the Honourable Mr. Attorney General Draper do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:

Of Israel Rice, of the Township of Ham, in the District of St. Francis; praying to be indemnified for services rendered to the public.

Of the President and Directors of the City of Toronto and Lake Huron Railroad Company; praying for certain amendments to their Act of Incorporation, and to be authorized to increase their Capital.

Of Gabriel Marchand, Esquire, President, and others, the Officers and Members of the Committee of the Agricultural Society of the County of Chambly; praying for certain amendments to the Agricul-tural Act of last Session.

Of Joseph Hudon, President, and J. B. Martin, ing that the section of the 8th Vict., chap. 40, authorizing Municipal Councils to impose a tax on merchants, may be modified.

Of François Nadeau, of the City of Quebec; praying that he may be provided with the means of putting into operation an invention which he has made to erect Batteries for Cannon.

Of John M. Quimby and others, of a part of the Township of Stanstead; praying for a reduction in the price of their lands, or that they may be relieved from the payment of back rents and interest.

Of Osgood Peasley and others, of the Township of Bolton; praying that no division of the said Township may be made, except on certain conditions.

Of John Macara, of the City of Toronto; praying that the Courts of Law and Equity in Upper Canada may be enabled to admit him to practice as an

Attorney and Solicitor in Upper Canada.

Of the Reverend G. B. Fuller and others, members of the United Church of England and Ireland, in the Parish of Thorold, in the Diocese of Toronto; of Thomas Fidler and others, members of the United Church of England and Ireland, in the Townships of Fenelon and Verulam, in the Diocese of Toronto; of the Reverend Frederick Fanquier and others, members of the United Church of England and Ireland, in the Township of Zorra, in the District of Brock, in the Diocese of Toronto; of D. K. Servos, Esquire, and others, of the Townships of Saltfleet and Binbrook, in the District of Gore, in the Diocese of Toronto; of the Reverend Edward Denroche and others, members of the United Church of England and Ireland, in the Mission of Brockville; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Right Reverend the Lord Bishop of Montreal and others, members of the United Church of England and Ireland in the Diocese of Quebec; of the Reverend Samuel S. Wood, A. M., and others, members of the United Church of England and Ireland, in the Diocese of Quebec; of the Reverend C. B. Flemming and others, members of the United Quebec; of Thomas Molson, Esquire, and others,

members of the United Church of England and Ire-land, in the Diocese of Quebec; of the Reverend William Bond and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and of the Reverend W. Chadderton and others, members of the United Church of England and Ireland, attending the Chapel of St. Peter's, in the City and Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of Joseph Chaurette and others, of the Parish of Ste. Geneviève, in the County of Montreal; complaining of the taxes authorized by the 8th Victoria, cap.

41, for the purposes of Education, and praying relief.
Of Edward M Naughton and others, of the Parishes of Ste. Anne, Ste. Genevieve, and Pointe Claire; exposing certain disadvantages which would arise from the making of a road through the said Parishes, along the banks of the River St. Lawrence, and the great benefits of an inland road, and praying the serious consideration and the impartial decision of the House

Of Robert Jarvis Hamilton, Esquire, and others, inhabitants of the Town of Hamilton, and of the Township of Barton, in the District of Gore; praying that a certain concession line in the said Township be granted to Robert Jarvis Hamilton, Esquire.

Of Pierre Bellivau, Esquire, and others, members of the Municipal Council and inhabitants of Grand River, in the County of Gaspé; praying for aid to construct a Bridge over the Grand River.

Of D. E. Boulton, Esquire, and others; praying to be incorporated as a Joint Stock Company for the purpose of constructing a Turnpike Road from Cobourg to Port Hope.

Of Benjamin Clarke and others, manufacturers of lumber, residing on the St. Lawrence Section in the Province of Canada; praying that the salary of the Supervisor of Cullers may be increased.

Of Henry Ruttan, Esquire, on behalf of a Public Meeting of the Inhabitants of the District of Newcastle; praying that the project of a Railroad from Quebec Westward may receive the sanction of the Legislature.

Of William M'Dougall and others, of the Township of Hamilton, in the District of Newcastle; praying that the Act 4 and 5 Vict. cap. 10, may be so amended as to enable the inhabitants of the said Township to elect their Township officers, independently of those residing in the Town of Cobourg, situated in the said Township.

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Of Joseph Hamel, Esquire, and others, of the City of Quebec; offering certain suggestions with respect to an aid to be granted them for their losses in the late great fires, and praying for their adoption by this House.

Of the Honourable Henry Black and others, inhabitants of the City of Quebec, and of St. Ambroise and other Parishes; praying for an Act to authorize the Quebec Turnpike Road Trustees to Macadamize "L'Ornière Road" as far as St. Ambroise.

Of the Honourable Peter M'Gill and others, of the City of Montreal; praying to be incorporated for the purpose of exploring and working Copper and other Mines in this Province.

Of the President, Directors, and Company of the Commercial Bank of the Midland District; praying for certain amendments to their Act of Incorporation.

Of the Municipal Council of Hochelaga; praying for the establishment of distinct Municipalities for the several concessions or côtes in the Parish of Montreal.

Of W. B. Jarvis, Esquire, and others, inhabitants of the City of Toronto; praying for the passing of him as a Government Contractor, during the late war an Act to authorize the formation and establishment with the United States.

of "Building Societies" throughout the Province, Petitions re under the provisions of the Act incorporating "the Montreal Building Society.

Of James Wallace, of the Parish of St. Germain de Rimouski, formerly Light House Keeper, Pointe des Monts; praying for a Pension for his services as such, being afflicted with Rheumatism

contracted in the discharge of his duties.

Of John Paterson, and others, of the Township of West Flamborough, in the District of Gore; praying that no partition be made of the Endowment of King's College, and that the said Endowment be protected from mismanagement.

Of John Lesslie, and others, inhabitants of the Township of West Flamborough, in the District of Gore; praying that the Clergy Reserve Lands be not divided amongst the Religious Sects of the Province, but that the proceeds of the same may be appropriated to the promotion of General Education.

Of George Shaw, of the City of Montreal; praying that he may receive the reward guaranteed to his father, the late Captain Shaw, for his military

Of Jacques Blais and others, batteaux-men, residing in the City of Quebec; praying for a Repeal of Clause XLV. of the Act 7 Vict. relating to the Corporation of Trinity House, Quebec.

Of the Mayor and Councillors of the City of Quebec; praying for the passing of an Act or Acts to enable them to Light the said City with Gas, and to supply it and the parts adjacent with water.

Of the Mayor and Councillors of the City of Quebec; praying that a certain space of ground and beach in the said City may be vested in them, for the purposes of the Corporation of Quebec; that they be authorized to borrow such sums of money as may be deemed necessary for the improvement of the said space; and that their jurisdiction be extended to both sides of the River St. Charles.

Of the Reverend William Bell, Moderator, on behalf of the Synod of the Presbyterian Church in Canada, in connexion with the Church of Scotland; praying that they may have an equitable amount of influence in the management of the University of King's College, and that Queen's College may be incorporated with the said University as a Theological College merely.

Of A. F. Holmes, M. D., and others, the Medical Faculty of M'Gill College; praying for an aid in support of the said institution.

Of William Wickes, A.M., and of Edward Chap-man, B. A., of the City of Montreal; complaining that in consequence of certain proceedings of the Governors of M'Gill College, they have not received their Salaries as Professors thereof for a certain time, and praying relief.

Of the Honourable Francis Hincks, President, and others, members of the St. Patrick's Society of Montreal; praying for an Act of Incorporation.

Of Jacob L. Vanzandt and Juliet Vanzandt, of the City of Albany, in the United States of America; praying for an Act to enable His Excellency, notwithstanding the Act of 4th and 5th Victoria, chap. 100, to grant Letters of Preference to the Petitioners to prosecute the rights of the Crown in respect to lands escheated by the death of the Honourable Richard Duncan without heirs.

Of John M'Bride and others, of Upper Canada; praying that the Act incorporating the Niagara and Detroit Rivers Railroad Company, may be extended two years.

Of Josiah Classon, of the City of Montreal; praying to be indemnified for certain losses sustained by

Of the Municipal Council of the District of Nia ara; praying for a repeal of Sec. 15, Cap. 20, 8 Vict., which gives to two Magistrates of the division, power to open road allowances

Of the Municipal Council of the District of Niagara; praying that the form of Collector's Bonds may be left to the decision of the Municipal Coun-

cils

Of John Charlton Fisher, Esquire, L. L. D., President of the St. George's Society, of the City of Quebec: praying for an Act of Incorporation.

Of Mrs. Eleanor Teed, of the City of Quebec, Widow of the late John Teed; praying that justice may be done to the memory of her late husband and to his Widow and Orphans, by an inquiry into the causes and circumstances of his illegal imprisonment. in the year 1837.

Of J. C. Fisher, Esquire, L. L. D., President of the Literary and Historical Society of Quebec; praying for an aid to procure manuscript documents of the

History of Canada.

Of the Reverend Andrew Balfour, of Waterloo, in the District of Shefford: praying for aid in support

of a Grammar School of which he is master.

Of Anthony Leslie, Esquire, Inspector of Licenses, in the District of Bathurst; praying for the passing of an Act to indemnify him for having voted at the last Election for the County of Lanark, in ignorance of the Law

Of P.P. Demaray, Esquire, Warden, and Pierre Gamelin, Esquire, Secretary of the Municipal Council of the Parish of St. John's, Dorchester; praying the consideration of the House on certain resolutions adopted by the said Council, with respect to an extension of

the powers granted to Municipal Councils.

Of the Reverend Antoine Parant, Superior of the Seminary of Quebec, and others, inhabitants of "La Côte de Beaupré", in the County of Montmorency; praying that the Bridge over the Montmorency River, be purchased by the Province, and that the roads in that County be placed under the control of the Turnpike Trustees.

Of Charles Cazeau and others, of Quebec; praying

for amendments to the Lumber Act.

Of the Bank of Upper Canada; praying for a re-peal or reduction of the tax now imposed upon the circulating paper of the Banks of this Province.

Of H. Burwell and others, of the Town and District of London; praying for an Act to authorize the formation and establishment of Building Societies throughout the Province, under the provisions of the Act incorporating the Montreal Building Society.

Of William Workman and others, of the City of Montreal; praying that the votes at the Municipal Elections of the said City may be taken by ballot.

Of H. P. Paré and others, School Teachers of the

District of Montreal; praying for a Board of Ex-

aminers and other provisions

Of J. T. Brondgeest, Esquire, and others, of Hochelaga; praying that the Turnpike Gate now situated at the entrance of the said Village, may be re-

moved one mile further north.

Of George Ball and others, inhabitants of Niagara and other Townships, in the District of Niagara; praying that the Queenston and Grimsby Road be improved according to the first intention of the Board of Works, and not made to pass through the Village of Jordon, as petitioned for.

Of William Charles Hume, Esquire, and others inhabitants of the Township of Orillia; praying for aid to improve the line of road from the Town of Orillia to the Town of Barrie and the Toronto

Of W. G. Blanchard, Esquire, and others, of the of St. Andrews.

Of the Very Reverend T. Cooke and others, the Patitions Managing Committee of the Christian School of the Town and Parish of Three Rivers; praying that further aid be granted them.

Of Charles Hubert Lassiseraye, Teacher of the late Society of Education of the Town of Three Rivers; praying that the sum of £200 Currency be allowed him for certain arrears of salary due to him

in the foregoing capacity.

Of James B. J. Hilton and others, inhabitants of the Township of Grantham, in the County of Lincoln; praying that a duty of 15 per cent: be imposed on Corn Brooms and on Manufactured Broom Corn imported into this Province from the United States.

Of George Silver and others, inhabitants of the Township of Clinton, in the District of Niagara; praying that no partition be made of the endowment of the University of King's College, and that measures be adopted for securing the said endowment from mismanagement.

Of Absalom Haines and others, inhabitants of the Township of Louth, in the District of Niagara; praying that no partition be made of the endowment of the University of King's College, and that measures be adopted to secure the said endowment from

mismanagement.

Of the Municipal Council of the District of Niagara; praying that property may be rated and as-sessed according to the actual value of the same in

Upper Canada

Of Charles Hill, of the Township of Bertie, in the District of Niagara; praying that the 28th Clause of the Land Act may be repealed, or so amended as to enable him to obtain indemnification for the loss of certain land in the Township of Rainham.

Of James Sill and others, of the Township of Walpole, in the District of Talbot; praying that the Township line between Walpole and Woodhouse may

be established according to their Patents.

Of John De Cow, senior, and others, of the County of Haldimand; praying that no partition be made of the endowment of the University of King's College, and that measures may be adopted to secure the said endowment from mismanagment.

Of Ronald M'Kinnon and others, of the Townships of Seneca and Oneida, in the District of Gore; praying that the endowment of the University of King's College be not divided, and that the wasteful

expenditure of its funds be prevented.

Of Edouard Boudreau, of the Parish of Baie St. Paul, in the County of Saguenay, Physician; praying for the exclusive privilege of vaccinating in that

Of David Trudel and others, of the County of Champlain; praying for an aid to erect a Bridge over the River Champlain, in the said County.

Of Jean Baptiste Le Bel, Esquire, and others, of the Village of "La Misère," and of the Parish of St. Ambroise, Jeune Lorette; praying that the Roads in those Parishes be placed under the controll of the Turnpike Trustees. William.

Of John Dillon and others, of the Parish of Longue Pointe and its vicinity; praying for the removal of the present Trustees of the Toll Road leading to the City of Montreal, and for the appointment of others in their stead.

Of Frederic Fraser Carruthers, Esquire, of the City of Toronto; praying for the passing of an Act to authorize the Courts of Queen's Bench and Chancery respectively, to admit him to practice as an Attorney and Solicitor therein.

Of James Blackburn, Esquire, and others, Freeholders of the Townships of Hull and Eardley, in the County of Two Mountains; praying for the passing of an Act to restore the Circuit Court to the Village or Plank the Road leading from the "Union Bridge" County of Ottawa: praying for aid to Macadamize Petitions read.

Of the Mayor and Councillors of the City of Quebec: praying that the Act incorporating the said City may be so amended, as to provide for the Election of Assessors under certain circumstances.

Of Willian Ritchie, Esquire, and others, the Trustees of the Sherbrooke Academy; praying for the usual annual aid in support of the said institution.

Of R. N. Hall and the Reverend William King and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that the Church Society of the Diocese of Quebec may have the controul of that portion of the Clergy Reserves belonging to the Church of England which may be in the said Diocese.

Of the Montreal Board of Trade; praying for

certain amendments to the Bankrupt Law.

Of the Montreal Board of Trade; praying for a certain amendment to the Usury Laws of this Province

Of W. B. Simpson and others, Protestant inhabitants of the Parishes of St. Polycarpe and St. Ignace, in the County of Vaudreuil; praying for certain amendments to the Act relating to Elementary Instruction in Lower Canada.

Of the Literary and Historical Society of Quebec; praying for aid in support of the said institution.

Of Mrs. M. H. Mountain, on behalf of the Committee of Ladies of the Protestant Female Orphan Asylum at Quebec; praying for the usual annual aid in support of the said institution.

Of the Reverend John Cook, D.D., Minister, and others, Elders and Trustees of St. Andrew's Church, in the City of Quebec; praying for aid in support of a School in connexion with the said Church.

Of Mrs. Mary H. Mountain and other Ladies, the Managers of the Male Orphan Asylum of Quebec, in connexion with the Church of England; praying for aid in support of the said institution.

Of E. Dalaire, Esquire, and others, Censitaires of the Seigniory of Lauzon; praying for the abolition

of Seigniorial Rights.

Of Simeon Larochelle, of the Parish of St. Anselme, in the County of Dorchester, mechanician; praying for aid to enable him to construct a model of a selfacting Battery for Cannon, invented by him, and that he may be protected in the rights and advantages of the said invention.

Of Oliver Owen and Joseph Sifton, of the Town of London, in the District of London; praying for an investigation of certain claims held by them against the "Board of Works," which it refuses to pay.

f James Dickson and others, of the Banlieue of the Town of Three Rivers; praying that they may be separated from the Parish of Three Rivers, for the purpose of forming a distinct Municipality.

Of William Kent and others, of the Townships of Toronto and Chinguacousy, in the Home District; praying that the Common School Act may be amended.

Petitions re-

ferred: Fdward M'Naughton,

et al.

Ordered, That the Petition of Edward M'Naughton and others, of Ste. Anne, Ste. Geneviève, and Pointe Claire, be referred to the Select Committee, to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine Road, and other references.

Member added to Committee.

Ordered, That Mr. Jobin be added to the said Committee.

J. B. Le Bel, Esq., et al.

Honourable H. Black, et al.

Ordered, That the Petition of Jean Baptiste LeBel, Esquire, and others, of the Village of La Misère, and of the Parish of St. Ambroise, Jeune Lorette; and the Petition of the Honourable Henry Black and others, inhabitants of the City of Quebec, and of St. Ambroise and other Parishes, he referred to the Select Committee, to which was referred the Petition of Jean Baptiste Pagé and others, inhabitants of the Parish of L'Ancienne Lorette, and other references.

Ordered, That the Petition of Benjamin Clark and Benjamio others, Manufacturers of Lumber, residing on Clark, et al. the St. Laurence Section, in the Province of Canada; and the Petition of John Sharples, John Sharples, Esquire, Supervisor of Cullers, of the City of Esquire. Quebec, be referred to the Select Committee, to which was referred the Petition of William Rogerson and others, Manufacturers of Lumber of the Province of Canada.

Ordered, That the Petition of John Lesslie and John Lesslie, others, inhabitants of the Township of West at Flamborough, in the District of Gore, be referred to the Select Committee, to which was referred the Petition of George Roe and others, of the County of Russell, and other references.

Ordered, That the Petition of Anthony Leslie, Anthony Les Esquire, Inspector of Licenses, in the District lie, Esquire of Bathurst; and the Petition of the Honourable Honourable Francis Hincks, President, and others, members F. of the St. Patrick Society of Montreal, be re- et al. ferred to the Standing Committee on Private

Ordered, That the Petition of the Mayor and Mayor, &c., of Councillors of the City of Quebec, (relating to Quebec. the Lighting of the Streets); the Petition of the Mayor and Councillors of the City of Quebec, (relating to a certain Space of Ground and Beach); and the Petition of the Mayor and Councillors of the City of Quebec, (relating to Assessors); be referred to the Select Committee, to which was referred the Petition of the Mayor and Councillors of the City of Quebec.

Ordered, That the Petition of Francis B. Baker Members of and others, members of the United Church of Church England and Ireland, in the Township of Leeds, in the Diocese of Toronto; the Petition of Hugh Allingham and others, members of the United Church of England and Ireland, in the Township of Yonge, in the Diocese of Toronto; the Petition of William Green, Esquire, and others, members of the United Church of England and Ireland, in parts of Yonge and other Townships, in the Diocese of Toronto; the Petition of the Reverend G. B. Fuller and others, members of the United Church of England and Ireland, in the Parish of Thorold, in the Diocese of Toronto; the Petition of the Reverend Frederick Fanquier and others, members of the United Church of England and Ireland, in the Township of Zorra, in the District of Brock, in the Diocese of Toronto; and the Petition of D. K. Servos, Esquire, and others, of the Townships of Saltfleet and Binbrook, in the District of Gore, in the Diocese of Toronto; be referred to the Select Committee, to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references.

Ordered, That the Petition of Messieurs Burroughs Messes and Huot, Prothonotary of the Court of Queen's Burroughs and Bench for the District of Quebec, be referred to the Select Committee appointed to enquire into the state of the archives and records in this Province.

Resolved, That the Petition of Mrs. Eleanor Teed, Mrs. Eleanor of the City of Quebec, widow of the late John Teed, be referred to a Select Committee, composed of the Honourable Mr. Aylwin, Mr. Chabot, Mr. Christie, Mr. Tache, and Mr. Berthelot, to examine the contents thereof, and to report

thereon, with all convenient speed; with power to send for persons, papers and records.

Messrs.Wickes and Chapman. Resolved, That the Petition of William Wickes, A. M., and of Edward Chapman, B. A., of the City of Montreal, be referred to a Select Committee, composed of the Honourable Mr. Moffatt, Mr. Gowan, the Honourable Mr. Aylwin, the Honourable Mr. DeBleury, and Mr. Boulton, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records. ·

Teronto and Lake Haron Railroad Company.

Resolved. That the Petition of the President and Directors, of the City of Toronto and Lake Huron Railroad Company, be referred to a Select Committee, composed of the Honourable Mr. Solicitor General Sherwood, Mr. Duggan, and Mr. Boulton, to examine the contents there-of, and to report thereon with all convenient speed, by Bill or otherwise; with power to send for persons, papers, and records.

John Macera.

Resolved, That the Petition of John Macara, of the City of Toronto, be referred to a Select with the 30th section of the Act 4 Committee, composed of Mr. Macdonald of chapter 38, dated December, 1845. Kingston, Mr. Prince, Mr. Price, and Mr. Meyers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Municipal Council of Hochelaga.

Resolved, That the Petition of the Municipal Council of *Hochelaga*, be referred to a Select Committee, composed of the Honourable Mr. Morin, the Honourable Mr. Attorney General Smith, Mr. Leslie, the Honourable Mr. De-Bleury, and Mr. Lantier, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

George Ball, et al.

Ordered, That the Petition of George Ball and others, inhabitants of Niagara and other Townships, in the District of Niagara, be referred to the Select Committee to which was referred the Petition of the Municipal Council of the District of Niagara (relating to a road).

Bank of U. C.

Resolved, That the Petition of the Bank of Upper Canada be referred to a Select Committee, composed of Mr. Boulton, Mr. Webster, Mr. Le-Moine, Mr. Thompson, and Mr. Macdonald of Kingston, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and

R. J. Hamilton. Esquire.

Resolved, That the Petition of Robert Jarvis Hamilton, Esquire, and others, inhabitants of the Town of Hamilton, and of the Township of Barton, in the District of Gore, be referred to a Select Committee, composed of Mr. Smith of Wentworth, Mr. Thompson, Mr. Chalmers, Mr. Webster, and Mr. Price, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Commercial

Resolved, That the Petition of the President, Directors, and Company of the Commercial Bank of the Midland District, be referred to a Select Committee, composed of Mr. Macdonald of Kingston, Mr. Webster, Mr. Sherwood of Brockville, and Mr. Meyers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers and records.

Resolved, That the Petition of Henry Gildersleeve H.Gilders and others, be referred to a Select Committee, composed of Mr. Macdonald of Kingston, Mr. Williams, Mr. Murney, Mr. Meyers, and Mr. Smith of Frontenac, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Frederic Fraser F. F. Car-Carruthers, Esquire, of the City of Toronto, be ruthers, Esq. referred to a Select Committee composed of Mr. Gowan, Mr. Duggan, the Honourable Mr. Attorney General Draper, and the Honourable Mr. Morin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House by command of His Excellency, the Administrator of the

A Report of the Board of Works, in accordance Board of with the 30th section of the Act 4 and 5 Victoria, Works.

(For the said Report, see Appendix N.)

Preliminary Report of the Commissioners of Enquiry into the Management of the Board of Works. (For the said Report, see Appendix O.)

And also,

Report on a system of Public Elementary Instructure Education, U. C. tion for Upper Canada.

(For the said Report, see Appendix P.)

Mr Williams, Chairman of the Select Committee West Halton appointed to try the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, reported to the House the following Resolutions, which were again read at the Clerk's table.

Resolved, That it does not appear by the copy of the proceedings under the Commission appointed to receive and take evidence in the matter of the Contested Election for the West Riding of the County of Halton, produced before this Committee, that either the Commissioners or the Clerk appointed by them, were duly sworn, in accordance with the provisions of the Statute for the Trial of Controverted Elections in Upper Canada, this Committee cannot therefore receive the evidence contained in the said Copy and Return under the said Commission.

Resolved, That the said Commissioners have been guilty of neglect of their duty by not complying with the provisions of the Statute for the Trial of Controverted Elections.

Mr. Prince moved, seconded by Mr. Price, That Miles O'Reilly, John Ogilvie Hatt, and Samuel B. Freeman, Esquires, Commissioners appointed to take evidence in the matter of the Contested Election for the West Riding of the County of Halton, be ordered to attend at the Bar, of this House forthwith, to answer for their neglect in not complying with the orders of the House and the Statute, in their proceedings under the Commission upon which they acted, and to bring with them the original minutes of their proceedings under the Commission.

The Honourable Mr. Solicitor General Sherwood. moved in amendment, seconded by Mr. Duggan, that the words," and to bring with them the original "minutes of their proceedings under the Commission, be struck out of the said motion.

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West Halton Election.

The Question having been put upon the motion of with, they cannot the amendment, a division ensued, and the names being tion of the Petition. called for, they were taken down as followeth:-

Messieurs Boulton, Brooks, Cayley, Chalmers, Colcile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Macdonald of KINGSTON, Meyers, in and examined. Moffatt, Murney, Papineau, Petric, Riddell, Robinson, Roblin, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, and Woods—(36.)

Messieurs Armstrong, Aylıcin, Baldıcin, Berthelot, Boutillier, Cameron, Cauchon, Chabot, Chauveau, Christie, Desaunier, De Witt, Guillet, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Le Boutillier, Le Moine, Leslie, Macdonell of Dundas, Macdonell of STORMONT, M'Connell, Merritt, Méthot, Monro, Morin, Nelson, Price, Prince, Rousseau, Scott, Smith of WENTWORTH, Tache, Thompson, and Williams--(38.)

So it passed in the negative.

The question being then put on the main motion, the House divided thereon, and the names being called for, they were taken down as followeth:-

YEAR Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Boutillier, Cameron, Cauchon, Cayley, Chabot, Chalmers, Chauveau, Christie, Cummings, Daly, Desaunier, De Witt, Dickson, Attorney General Draper, Ermatinger, Foster, Gowan, Guillet, Hale, Hall, Jessup, Jobin, Lacoste, LaFontaine, Lantier, Laterrière, Laurin, Le Moine, Leslie, Macdonald of KING-STON, Macdonell of DUNDAS, Macdonell of STORMONT, M. Connell, Merritt, Methot, Moffatt, Monro, Morin, Murney, Nelson, Papineau, Petrie, Price, Prince, Riddell, Robinson, Roblin, Rousseau, Scott, Seymour, Sherwood of BROCKVILLE, Attorney General Smith, Smith of Wentworth, Stewart of Bytown, Stewart of Prescott, Taché, Solicitor General Taschereau, Thompson, Viger, Williams, and Woods-(65.)

Messieurs Boulton, Brooks, Colvile, DeBleury, Duggan, Meyers, Solicitor General Sherwood, and Smith of FRONTENAC—(8.)

So it was carried in the affimative, and Ordered, Accordingly.

Private Bills.

The Honourable Mr. Morin, from the Standing Committee on Private Bills, presented to the House the Second Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have considered the Petition of The "Religi-The "Religi-enses du Bon the Very Reverend Hyacinthe Hudon, Titulary Pasteur" Bill. Canon of the Cathedral of St. Jacques, Montreal, &c.; praying for the passing of an Act to incorporate the the Society called the "Religieuses du Bon Pasteur;" -Mr. Hudon has appeared before them in support of his Petition, and from his evidence (which is appended hereto) they are fully persuaded that the institution is one of a most useful and beneficial nature, and that if the powers for which they apply are granted them, they would be enabled greatly to increase its usefulness; your Committee therefore recommend the same to the favourable notice of your Honourable House.

Woodstockand With respect to the Petition of Colonel Light
Port Burwell and others, praying to be incorporated for the purRailroad.

Dose of constructing a Railroad to constructing a Railroad. pose of constructing a Railroad to connect Woodstock with Ports Burwell and Rowan, your Committee find, upon inquiry, that the Rule of your Honour-

with, they cannot therefore recommend a considera-

COMMITTEE ROOM. 6th April, 1846.

The Very Reverend Hyocinthe Hudon, Titulary Evidence of Canon of the Cathedral of St. Jacques, at Montreal, Very Rev. H. and Grand Vicar of the Diocese of Montreal, called

1. Is the Corporation created by the Act 3 Will. 4, c. 35, still in existence, and what is the amount of their property and liabilities?—The Corporation, though legally in existence, has not existed, in fact, for at least four years. They have no property, having transferred the little they had in payment of debts, and I consider that they have no debts now, as I believe the debts have been paid by the person to whom the debt was transferred; the debts amounted to £424 17s. 11d. The Petitioners would have no objection to be charged, in point of law, with the debts of the former Corporation, and in fact, at a meeting of the said Corporation, on 16th January, 1845, it was resolved to transfer all its affairs to the present petitioners, and to apply to the Legislature for the requisite authority. I produce a copy of the resolution to that effect.

Extract from the Book of Deliberations, Rules, and other Official Acts of the Corporation of the Montreal Female Penitent Institution.— Folio 17, h. h. b. v. d. m.—T. B. P. S.

Meeting of the 16th January, 1845. "On this sixteenth day of January, one thousand eight hundred and fortyfive, at a meeting of this Corporation, held at the Convent du Bon Pasteur, according to notice given yesterday, to all the members present in this City, and at which were present Monseigneur Ignace
Bourget, Bishop of Montreal; Dame M. Anable
Fortier, wife of the Honourable D. B. Viger,
President of the said Corporation; Dame Jos. Ant. Gagnon; Dame M. Josephte Leborgne dite Perras; Dame Jacques Lafleur; and Dame Jos. Paul Lacroix; it was resolved, that a Petition should be presented to the Legislature, for the purpose of amending the Bill incorporating them under the name of 'The Charitable Institution for Penitent Females,' passed in the third year of the Reign of His late Majesty, King William the Fourth, (c. 35) and sanctioned by His Majesty in Council, on the 13th April, 1834, so as to transfer the powers of the said Corporation to the Religious Ladies of Notre Dame de Charité de Bon Pasteur, in order that they may, under that name, enjoy the rights and privileges mentioned in the said Bill.

Made and passed, at the Convent du Bon Pasteur, on the day and year above written.

M. A. F. VIGER, (Signed) M. JOSEPHTE LE BORGNE, Adelaïde Laurent, Dame JACQUES LAFLEUR. MARIE CHARLOTTE LA CROIX. + Jg. Ev. de Montreal."

(True Copy,)

H. HUDON, Ptre.

2. Is the present institution in actual operation, and if so, for what length of time has it been so?-It has been in operation two years; the number of reformed females within its walls is now about thirtythree; there are eighteen ladies connected with the management of the establishment,—they also provide for and educate a number of orphan girls; the whole number of persons in the establishment is about sixty or seventy, and they might, beneficially, be extended to two or three hundred. I consider the institution as tending greatly to the promotion of able House, which requires that notice of the appli-cation be duly published, has not been complied their House in the Quebec Suburbs, and several lots

of land in the City not built upon, and other lots are promised to them. From the nature of the establishment, and the certainty of its extension, I think that a revenue of £1,000, (the amount authorized to be held by the former Corporation,) would be quite inadequate to their necessities, and that £3,000, the amount they are now desirous of holding, is the smallest that could suffice.

Court of Appesis, L. C.

Resolved, That a Select Committee, composed of Mr. Chabot, the Honourable Mr. Aylicin, the Honourable Mr. La Fontaine, Mr. Solicitor-General Taschereau, and Mr. Drummond, be appointed to inquire, whether the Court of Appeals for Lower Canada, constituted by the Act 7th Victoria, chap. 18, has performed and executed the duty imposed and prescribed by the 13th section of the said Act, with respect to the making of Rules of Practice for the said Court, and for the Courts of Queen's Bench, and Tariffs of Fees for the Officers of the said Courts; and in case the said section shall not have been complied with, and carried into effect, and obeyed, to inquire why it has not, and to suggest some plan or method of giving effect to it, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Election Bill.

Ordered, That the Honourable Mr. LaFontaine have leave to bring in a Bill to repeal certain Acts therein mentioned, and to regulate Elections in Lower Canada, of Members of the Legislative Assembly.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday the fifteenth instant.

On motion of Mr. Cummings, seconded by Mr. Merritt,

Entries in Journals re (Petition of Niagara Muni-cipal Council.) Ordered, That so much of the Entries in the Journals of this House of the Session of 1843, as contain the Petition of the Municipal Council of the District of Niagara, on the subject of the selection of a site for a new District Town; the Petition of John Harris and others, inhabitants of Grimbsy and other Townships, in the District of Niagara; and the Reports of the Select Committee, to which the said Petitions were referred; be now read.

The said Entries were read accordingly.

Resolved, That the said Entries be referred to a Select Committee, composed of Mr. Cummings, the Honourable Mr. Robinson, Mr. Merritt, Mr. Thompson, and Mr. Duggan, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Kingston Inestporation Bill.

Ordered, That Mr. Macdonald of Kingston, have leave to bring in a Bill to incorporate the Town of Kingston as a City.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Standing Orders

Resolved, That a Select Committee, composed of the Honourable Mr. Baldwin, the Honourable donald of Kingston, Mr. Moffatt, the Honourable Mr. Solicitor General Sherwood, the Honourable Mr. Morin, the Honourable Mr. Aylwin, Mr. Christie, and Mr. Williams be appointed to consider the subject of Standing Orders, Rules, and Regulations of this House, regulating the reference of Petitions; the third reading of Bills; giving notice of amendments to Bills intended to be moved in Com-

mittee of the whole on such Bills; and on notices generally: and to prepare and Report Standing Orders, Rules, and Regulations on these subjects, or any of them.

On motion of the Honourable Mr. Ayluin, seconded by Mr. Chabot,

Resolved, That an humble Address be presented to Address His Excellency, the Administrator of the Go-Light House vernment; praying that His Excellency will be Expenditure. pleased to direct the proper Officer to lay before this House a Statement of the expenditure of the sum of £5,000 voted at the last Session of this present Parliament, for the erection of Light Houses; distinguishing how much of the said expenditure has been made in relation to Light Houses in the River St. Lawrence from Quebec downwards.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Ayluin, seconded by Mr. Chabot,

Resolved, That an humble Address be presented Address relato His Excellency, the Administrator of the Go-tive to a Glebe vernment, praying that His Excellency will be Lot, Bytown. pleased to direct the proper officer to lay before this House, copies of all documents and representations made to the Crown Lands Department, in relation to the purchase by John Rochester of Bytown, of a certain lot of land in the vicinity of that town, set aside and reserved as a Glebe Lot, for the Church of the United Kingdom of Great Britain and Ireland; and also, copies of all such representations as may have been made upon this subject by the Reverend Thomas Strong.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Meyers, seconded by Mr. Hall, Resolved, That this House do now resolve itself Colourg Bailinto a Committee of the whole House, to take road Bill. into consideration the expediency of reviving and amending an Act of the Legislature of the late Province of Upper Canada, passed in the fourth year of the Reign of His late Majesty King William the Fourth, intituled "An Act "to incorporate certain Persons under the style " and title of the Cobourg Railroad Company," and for other purposes therein mentioned.

The House accordingly resolved itself into the

Mr. Jessup took the chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair, and Mr. Jessup reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

On motion of Mr. Colvile, seconded by Mr. Mac-

Resolved, That the 66th Standing Order of this Petition of House be suspended, in so far as regards the Wm. Bowren, Petition of William Bowron and others, of the et al. Townships of Godmanchester and Hinchinbrook, in the County of Beauharnois.

Ordered, That the said Petition be referred (de novo) to the Standing Committee on Private

Historical Society, Quebec.

Ordered. That the Petition of the Literary and Historical Society of Quebec, praying for an aid in support of the said Institution, be printed for the use of the members of this House.

Magdalen Islands Bill. The Order of the Day for the second reading of the Bill relating to the Magdalen Islands, in the Gulf of St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands, being read;

The said Bill was accordingly read and referred to a Select Committee, composed of Mr. Christie, Mr. LeBoutillier, Mr. Taché, the Honourable Mr. Laterrière, and Mr. Hale, to report thereon, with all convenient speed; with power to send for persons,

papers, and records.

Instruction to Committee.

Ordered, That it be an instruction to the said Committee to enquire whether the dispositions of the said Bill could be advantageously extended to the new settlements in the County of Saguenay and the territory of the Madawaska; and also about the means of extending to those parts the benefit of the Provincial Statute, establishing Commissioners for the trial of Small Causes, and the Statute for the promotion of Elementary Education in Lower Canada.

Gaspe Marriages, &c. Bill. the Bill to make provision for the legal proof and
marriages. preservation thereof, of certain informal marriages had, anterior to a certain date therein mentioned, before Justices of the Peace and others, in the Inferior District of Gaspé, as ratified by Act of the Legislature of Lower Canada, but whereof no register or records have been kept, and for recording the same, including also certain births, or baptisms, and burials, in the said District, being read;

The said Bill was accordingly read, and referred to the Select Committee to which was referred the

Magdalen Islands Bill.

Gaspé Municipalities Bill.

The Order of the Day for the second reading of the Bill relating to certain Municipalities in Gaspé, not regularly established, according to Law, and to remedy the defect, and for other purposes, being

The said Bill was accordingly read, and referred to the Select Committee to which was referred the

Magdalen Islands Bill.

Gaspé Admi-Justice Bill.

The Order of the Day for the second reading of the Bill for the better administration of Justice in the general Sessions of the Peace for Gaspé, and to prevent charges upon the Treasury of the Province, for unnecessarily summoning Jurors thereto being

The said Bill was accordingly read, and referred to the Select Committee to which was referred the Mag-

dalen Islands Bill.

The Order of the Day for the House in Commit-Sale of Lands, tee to take into consideration Resolutions for the re-U. C. peal of certain parts of the Imperial Act, relating to the disposal or sale of lands in Upper Canada, being

The House accordingly resolved itself into the said

Committee.

Mr. Price took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Price reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

The Order of the Day for the House in Commit-Trial by Jury. tee for the consideration of certain resolutions to extend the right of Trial by Jury in certain cases, in Upper Canada, being read

Ordered, That the said Order of the Day be post-

poned until Monday next.

The Order of the Day for the second reading of Great Western the Bill to alter and amend the Charter of the Great Railroad Bills. Western Railroad Company, being read;

Ordered, That the said Bill be read a second time on Monday next.

The Order of the Day for the second reading of the Bill to incorporate a Company to extend the Great Western Railroad from Hamilton to Toronto, being read;

The said Bill was accordingly read and referred to the Select Committee on Railroads.

The Order of the Day for the second reading of vidal's Relief the Bill to vest in Richard E. Vidal, his heirs and Bill. assigns, the Government allowance for a Road across certain Lots of Land in the Township of Sarnia, in the Western District, now belonging to him, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by Mr. Prince, The House adjourned.

Martis, 7° die Aprilis.

Anno Nono, Victoriæ Reginæ, 1846.

MR. SPEAKER laid before the House, a State-St. Lawrence ment of the affairs of the St. Lawrence and and Atlantic Atlantic Railroad Company for the year ending 17th Railroad. March, 1846, received in conformity to the Act 8, Vic. cap. 25, as follows:-

nd Atlantic Railroad.

St. Lawrence STATEMENT or MONIES received and disbursed by the St. Lawrence and Atlantic Railroad Company, Incorporated by Act of the Provincial Parliament, 8 Vic. cap. 25, for the year ending 17th March, 1846:-

DEDUCT— Disbursements of Mr. Galt on his mission to England. For advertizing, printing, engraving, postages, and other disbursements	1846. 7th March	To amount received to this date on account of first call on 6127 Shares	£	s. d.	£. s. d.	£ s. d 17795 10 9
at the current rate of exchange when paid		DEDUCT— Disbursements of Mr. Galt on his mission to England. For advertizing, printing, engraving, postages, and other disbursements	474	2 9 3 5		
		at the current rate of exchange when paid Disbursements of the London Committee Secretary's salary to the 31st December, 1845 Advertising and other printing in Canada Professional fees		*** *** *** *** *** ***	963 14 5 928 12 6 150 0 0 42 9 9 15 0 0	2167 18

St. Lawrence and Atlantic Railroad. I, Thomas Steers, Sccretary to the St. Lawrence and Atlantic Railroad Company, being duly sworn, declare, that the foregoing is a correct Statement of the receipts and disbursements of the said Company for the year ending the 17th March, 1846, to the best of my knowledge and belief.

THOMAS STEERS.

Office of the St. Lawrence and Atlantic Railroad Company, Montreal, 28th March, 1846.

Sworn before me at Montreal this 30th day of March, 1846.

J. BELLE, J. P.

Also,

QuebecLibrary Association.

Report of the Quebec Library Association for the year 1845, as follows:—

The Board of Directors of the Quebec Library Association, in accordance with the 8th Clause of the Act Incorporating the said Association, passed at the last Session of Parliament, 17th March, 1845, to wit:—

"VIII. And be it enacted, that the said Corpo"ration shall be bound to transmit yearly, to each of
"the three branches of the Legislature during the
"first fifteen days of the Session thereof, a detailed
"account of their revenues and expenditures, shewing
"also the nature and extent of the immoveable pro"perty possessed by them, and the revenue derivable
"therefrom,"

Respectfully state that the revenue of the Association for the past year amounted to £455 15s. 6d., obtained as follows:—

To balance on hand, 2nd January, 1845 Subscriptions collected from 399 Members do do for the year 1846 Amount received for paper sold, &c	320 26	7	.6 .0	1
	£455	15	6	-

And that the expenditure of the Society was £364 12s. 11d. in detail as follows:—

	e distribution of the second		į.		
	Committee of the Commit	:.	£	s.	d.
By Cash paid for		•••	48	11	1
do	papers and periodicals		67	16	5
do	binding		5	11	13
do	printing and advertising	••••	, -	5	9
do	salaries of Librarian and Su	DAF.	10		9
	intendant	Por	103	6	8
фo	light and fuel			13	- 1
do	insurance	•••			5
do				10	0
	postages	•••	21	0	. 5
do '	sundries	- 1	1	5	0
do	lecture room	•••	10	11	4
do.	collecting subscriptions	4,	-0	5	· 0
do	repairs to building	•••	1	J11;	∵0
do	incidental expences		21	0	4
The tar the second			364	12	11
Balance in City	Bank		91		
er stie Select	A Section of the Control of the Section of the Sect			•	
			£455	15	-6
			~200	٠,	-0
			•		

And that the Association is not yet possessed of any immoveable property.

All which is humbly and most respectfully sub-

J. C. FISHER, L. L. D. President, Q. L. A.

Quebec, 27th March, 1846.

Also.

Report of the Insane and Foundlings in the General Hospital, (Sours Grises) Montreal, from 1st Gaspard Couillard and oth July, 1844, to 1st January, 1846; and the Report of the Commissioners for the relief of Insane and Invalid Persons in the District of Quebec, with Esti-

mate of Expenditure for Invalids and Foundlings from 1st January to 31st December, 1846.

(For the said Reports see Appendix Q.)

The following Petitions were severally brought up Petitions laid and laid on the table:—

on the table.

By Mr. Armstrong,—The Petition of François X. Lambert and others, from near Lake Mandeville, in the District of Three Rivers; and the Petition of Charles Emond, Esquire, President and others, Administrators of the Academy of Berthier, in the District of Montreal.

By Mr. Cameron,—The Petition of the Reverend M. M. Donagh, of Perth, in the District of Bathurst; the Petition of John A. Gemmill, and others, of the District of Bathurst; the Petition of William Bowes, of the 5th Concession, of the Township of Ramsay, in the District of Bathurst; and the Petition of John Ritchie and others, Trustees of the Baptist Church of Perth, in the County of Lanark.

By Mr. Watts,—The Petition of S. Jones and others, members of the United Church of England

and Ireland, in the Diocese of Quebec.

By Mr. Chalmers,—The Petition of Caleb Hopkins, Esquire, and others, of Hamilton, and of Trafalgar, and other Townships, in the District of Gore; the Petition of Joseph Ireland and others, of the Township of Nelson, in the District of Gore; and the Petition of J. P. Gage and others, of the Townships of Nelson and Saltfleet, in the District of Gore. By Mr. Cummings,—The Petition of Abraham

By Mr. Cummings,—The Petition of Abraham Schooley and others, of Humberston, in the District of Niagara; and the Petition of John Graybill, Esquire, and others, of the Township of Wainfleet, in the District of Niagara.

By Mr. Brooks,—The Petition of the Reverend Henry Wilkes, A.M., and other Ministers of the Gospel, constituting the Ministerial Association of the City of Montreal.

By the Honourable Mr. Moffatt,—The Petition of the Reverend William Dawes and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and the Petition of Robert Fleming Goverland

ing Gourlay.

By Mr. Williams,—The Petition of James W. Sharrard and others, of Pickering, and other Townships, in the Home District.

By the Honourable Mr. Robinson,—The Petition of the Reverend John A. Mulock and others, members of the United Church of England and Ireland, in the Townships of Tiny and Tay, in the District of Simcoe, in the Diocese of Toronto.

By Mr. Prince,—The Petition of Mrs. Catherine M'Lennan, widow of Hugh M'Lennan, late door-

keeper to the Legislative Assembly.

By Mr. Boulton,—The Petition of Mrs. Julia Bell, of the City of Toronto, widow of the late Eneas Bell.

Ordered, That the Petition of the Reverend Wil-Petitions liam Bell, Moderator, on behalf of the Synod of ferred: the Presbyterian Church, in Canada, in connection with the Church of Scotland, be referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell, and other references.

Ordered, That the Petition of the Municipal Talbot Muni-Council of the District of Talbot; and the Peti-cipal Council. tion of D. M. Dougal and others, freeholders and inhabitants of Upper Canada, be referred to the Select Committee on Railroads.

Mr. Tache, from the Select Committee to which was referred the Petition of the Honourable Antoine Protection Bill' Gaspard Coullard and others, of the County of L'Islet, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

Insane and Foundlings. Wild Fowl

Your Committee having taken into their consider-Protection Bill ation the Petition referred to them, have the honour be presented to your Honourable House in relation Plank Road. to report, that the prayer of the said Petition ought thereto. They would suggest that at any time here-

Ordered, That Mr. Taché have leave to bring in a Bill for the better preservation of certain Wild

Fowl, in the County of L'Islet.

He accordingly presented the said Bill to the House, and the same was received and read for the toll bridges, be applied to this case as far as practifirst time, and ordered to be read a second time on cable. Monday next.

Private Bills.

The Honourable Mr. Morin from the Standing Committee on Private Bills, presented to the House the third Report of the said Committee; which was again read at the Clerk's table, and is as followeth:

Unitariana.

Your Committee have considered the Petition of the Reverend W. Adam and others, of Toronto, praying that the Societies of Unitarian Christians may be placed upon an equality with other religious bodies, and have decided to recommend the prayer thereof, so far as relates to the Congregation of Unitarian Christians in the City of Toronto only.

Margaret Havener.

Your Committee have also considered the Petition of Margaret Havener, praying for a pension, her husband having been killed at Odelltown during the Rethe Executive Government, and they therefore abstain from giving an opinion as to its merits.

The Petition of Robert Easton Burns, Esquire,

R. E. Burns.

Judge of the Home District Court, praying to be permitted to practise as a Barrister and Counsel in the Courts of Equity, has also come under their consideration; Your Committee are aware of the propriety, as a general principle, of confining the Judges exclusively to the duties of their office, but they have ascertained that in the present case the prayer of the of jurisdiction, and without any interference with, or prejudice to, his official duties, and also without Honourable House.

Niagara Plank Road.

Plank Road Company may be so amended as to said road in the Town of Niagara, and to authorise ject. them to make a water course from the Welland Canal to Niagara; and they perceive upon inquiry, that the notice given by the Petitioners, applies only to the latter part of the above prayer; but Mr. Dickson, a Member of Your Honourable House, who has charge of the Petition, having informed the Com- table, and is as followeth: mittee that the other object may remain over for the present, without detriment to the interests of the Company, they therefore recommend that that part to Niagara be complied with, upon condition that Synod of North America, and they beg leave to the Company enter into such arrangements as may recommend that the prayer thereof be granted. be necessary with the Board of Works.

The Petition of William Bowron and others, pray-

Beauharnois Plank Road.

ing to be incorporated as the Beauharnois Plank Road Company, having again been referred to your Committee, and the rules of your Honourable House relating to the publication of notice having been suspended, so far as relates to the said Petition, your Committee have accordingly considered the same, and are convinced of the usefulness of the undertaking; but as it is the first instance of a toll road being prayed for in Lower Canada, as far as your Com-

be well considered in entertaining the Bill that may Beaubarn to be granted, and measures adopted to meet the after the Government should have power to assume views of the Petitioners. to itself the contemplated road, upon paying five per cent over the estimated value thereof at the time. Also, that the maximum of tolls be fixed in the Bill, and generally that the provisions for protecting the public interests, inserted in the late Acts for erecting

> Your Committee, while on this subject, feel it their duty to call the attention of your Honourable House to the propriety of adhering strictly to the standing orders concerning notices and publications, in matters of tolls and exclusive privileges, as the interests of third parties might otherwise frequently be interfered with, much to their prejudice, and without their knowledge.

Mr. Christie, from the Select Committee to which Magdales was referred the Petition of Joseph Cormier, Esquire, Islands. and others, of the Magdalen Islands, in the County and District of Gaspé, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have taken into consideration the bellion; but they consider that the subject of the Petition of Joseph Cormier and others, inhabitants of Petition is more properly one for the consideration of the Magdalen Islands, in the Gulf of St. Lawrence, earnestly praying, for the reasons set forth in their Petition, that those Islands be not detached from this Province and annexed to the neighbouring Province or Government of Prince Edward's Island; and your Committee are of opinion that the prayer of the Petition ought to be granted, and accordingly recommend, that an humble Address be presented to His Excellency, the Administrator of the Government, requesting that His Excellency will be gra-ciously pleased to interpose his good offices with Petitioner may be granted without any concurrence the Home Government in behalf of the inhabitants of those Islands,—for the most part Acadians of French origin, descendants of the colonists of L'Acadie obliging him to leave Toronto, where his principal (now the Province of Nova Scotia), originally coloduties as a Judge are to be exercised; they therefore nized by France, whose religion, language, usages, recommend it to the favourable consideration of your and interests, are identified with those of the majority of the inhabitants of Lower Canada-to pre-They have also examined the Petition of Charles vent the annexation they apprehend, of those Islands, Richardson, Esquire, and others, praying that the to the Government of Prince Edward's Island, and Act incorporating the Niagara and Ten Mile Creek that the concurrence of the Honourable the Legislative Council be requested to the Address of your allow them to alter the place of termination of the Honourable House, to His Excellency on this sub-

> Mr. Colvile, from the Select Committee to which Marriages and was referred the Petition of Isaac Law and others, Presbyterian presented to the House the Report of the said Synod.) Committee, which was again read at the Clerk's

Your Committee have considered the said Petition, which prays that the laws relating to the solemnization and registering of marriages, and of the prayer of the Petition which relates to the con-struction of a water course from the Welland Canal the privileges thereof to the Associate Presbyterian

> Ordered, That Mr. Colvile have leave to bring in a Bill to enable the Ministers of the Associate Presbyterian Synod of North America to keep Registers of Baptisms, Marriages, and Burials, performed by them, and for other purposes.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Mr. Gowan, from the Standing Committee on Report mittee are aware, they recommend that the matter Printing and Binding, presented to the House the Printing. Princips.

First Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee met on the second instant, and caused to be inserted in each of the Newspapers published in this City, an Advertisement for Tenders for the Daily Printing of your Honourable House.

Your Committee again assembled on this day, when they had laid before them three Tenders only,

as follows:-

Composition PressWork per 1000 ems. per Token.

From Mesers. Desbarats and Derbishire, in English and French 1 9 From Messrs. Campbell and Perrault, in English and French... 1 101 1 73 From Messrs. Lovell and Gibson,

in English and French 1 7 Your Committee have unanimously resolved to accept the Tender of Messrs. Lovell and Gibson, both on account of its being the lowest, and on account of their having performed the printing of the last Session in an expeditious and creditable manner, and to the satisfaction of your Honourable House.

Your Committee beg to remark, that, as comared with former Tenders, for work done for your Honourable House, the Tender now recommended for your adoption is considerably lower.

Ordered, That the said Report be taken into consideration on to-morrow.

Niagara Suspension Bridge Bill. Ordered, That Mr. Merritt have leave to bring in a Bill for erecting an international Bridge over the Niagara River, at or near the Falls of Niagara.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday, the fifteenth instant.

Burn's Relief BilL

Ordered, That Mr. Duggan have leave to bring in a Bill for the Relief of Robert Easton Burns, Judge of the Home District Court.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Williams, seconded by Mr.

West Halton Election.

Resolved, That the Scient Committee appointed to try the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, have leave to adjourn until Friday, the seventeenth day of April, instant, at ten o'clock in the forenoon, for the cause assigned in the first resolution reported by the said Committee, to this House, at its last sitting.

Unitariane Relief Bill Ordered, That Mr. Price have leave to bring in a Bill to afford relief to a certain religious congregation, at Toronto, denominated Unitarian Christians.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of the Honourable Mr. Aylwin, seconded by the Honourable Mr. Baldwin,

New Bruns wickBoundary Liue.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that His Excellency will be pleased to communicate to this House, such documents as may properly and conveniently be made public, in relation to the Boundary Line between Canada and New Brunswick.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Attorney General Smith, seconded by the Honourable Mr. Cayley,

Resolved, That this House do now resolve itself Trinity Houses into a Committee of the whole House, to take Montreal into consideration the expediency of repealing the Acts and Ordinances of Lower Canada, establishing the Trinity Houses of Quebec and Montreal, and regulating Pilots and Pilotage, with a view to the substitution of further enactments on the same subject.

The House accordingly resolved itself into the said Committee.

Mr. Murney took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair, and Mr. Murney reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

On motion of Mr. Cameron, seconded by Mr.

Resolved, That an humble Address be presented to Clergy His Excellency, the Administrator of the Govern- Reserves. ment; praying that he may be pleased to lay before this House copies of any correspondence, memoranda, or recommendations that may have taken place between the Government of this Province, and the Colonial Secretary, on the subject of the sale or management of the Clergy Reserves.

Ordered, That the said Address be presented to His Excellency; the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Chauveau, seconded by Mr. Sherwood of Brockville,

Resolved, That for the reasons stated by the Chair-Oxford man, to wit:- "the permission given this day to Election the Parties to adduce evidence in relation to the list of objected votes, and the distance at which the witnesses to be brought for that object reside;" the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, have leave to adjourn until Tuesday the twenty-first day of April instant, at the hour of nine o'clock, A. M.

Ordered. That the Honourable Mr. Cayley have Huron Rates leave to bring in a Bill to provide for the reand Taxes covery of the rates or taxes intended to be im-Bill. posed by certain By-laws of the District Council of the District of Huron.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Ordered, That Mr. Boulton have leave to bring in Toronto Builda Bill to extend the provisions of the Act, in in Society corporating the Montreal Building Society to the several Cities and Towns in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the

18

first time, and ordered to be read a second time on Monday next.

Revenue Fund

Resolved, That the Accounts and Statements re specting the Income and Expenditure of the Consolidated Revenue Fund of the Province of Consolidated Revenue Fund of the Province of in the County of Chambly; praying for amendments Canada, for the year 1845, as laid before this to the Winter Road Act. House, by command of His Excellency, the Administrator of the Government, on the 3d instant; be referred to a Select Committee of eleven Members, to examine and report thereon with all convenient speed, and from time to time, if they shall see fit; with power to send for persons, papers, and records; and that the said Committee be composed of Mr. Christie, the Honourable Mr. Moffatt, the Honourable Mr. Robinson, Mr. Hale, Mr. Leslie, Mr. DeWitt, Mr. Petrie, Mr. Brooks, Mr. Cameron, Mr. Le Moine, and Mr. Thompson.

nction

Ordered, That it be an Instruction to the said Committee to resume the examination of such accounts as have remained unexamined from the

Adjournment.

The Honourable Mr. La Fontaine moved, seconded by Mr. Leslie, that when this House doth adjourn on Thursday next, it will adjourn until the Monday following

Mr. Prince moved in amendment, seconded by Mr. Johnston, that the word "Monday" in the said motion

be struck out, and the word "Tuesday" substituted.

The question having been put on the motion of amendment, it passed in the negative.

The question being then put on the main motion, it was agreed to, and

Ordered, Accordingly.

Ordered, That the Orders of the Day be postponed until to-morrow,

Then, on motion of the Honourable Mr. Viger, seconded by Mr. Gowan, The House adjourned.

Mercurii, 8º die Aprilis.

ANNO NONO, VICTORLE REGINE, 1846.

Petitions laid on the table.

The following Petitions were severally brought up and laid on the table.

By Mr. Solicitor General Taschereau,-The Petition of William Danson and others, of the County of Dorchester.

By Mr. Rousseau,-The Petition of J. O. Chevrefils, Esquire, and others, inhabitants of the County of Yamaska.

By Mr. Cummings,-The Petition of Archibald Thompson, Esquire, and others, inhabitants of the Township of Stamford, in the District of Niagara. By Mr. Webster,—The Petition of James K. An

drews and others, inhabitants of the Township of Dumfries, in the District of Gore.

By Mr. Jessup,-The Petition of William Gibson, Esquire, and others, freeholders of the Township of Edwardsburgh.

By Mr. Chabot,—The Petition of William Power and Jean Casimir Bruneau, Esquires, Circuit Judges in and for the District of Quebec.

By Mr. Roblin,—The Petition of James Carpenter and others, of Demorestville and its vicinity; and the Petition of Thomas Morgan of Hallowell, in the District of Prince Edward.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:

Of Francis Small and others, of the County of Clergy Reserve Lands of the Province.

Of George S. Alton and others, of the Township of Petit Nelson, in the District of Gore; praying that the duties imposed on Agricultural Produce coming into Canada, may be continued.

Of P. Besse and others, of the Parish of Chambly.

Of Donald Mathison and others, of the Congregation of Richmond, belonging to the Presbyterian Church of Canada, in connexion with the Church of Scotland: praying that the Bill introduced into Parliament during the last Session, relating to the Constitution and Management of King's College, may be passed into a law.

Of Patrick Wallace and others, of Cobourg: praying to be incorporated as the "Cobourg Manufacturing Company," for the purpose of manufacturing Paper.

Of the Honourable Gabriel Roy and others, of La Côte St. Laurent, in the Parish of St. Laurent; praying for an extension of the Ordinance 3rd Vict. chap. 31, so as to include a certain piece of Road within the jurisdiction of the Road Trustees.

Of James Kerby and others, of the Township of Bertie, in the District of Ningara; praying that the District Town may be removed to Port Robinson.

Of Thomas O. Parry and others, of the Township of Gainsboru, in the District of Niagara; and of Samuel Birdsall. Esquire, and others, of the Township of Canboro', in the District of Niagara; praying for the removal of the District Town to a more central part other than St. Catherines.

Of Ozias Buchner and others, of the Township of Crowland, in the District of Niagara; praying that the District Town may be removed to Port Robinson.

Of William Educards and others, inhabitants of the Township of Clarence, in the Ottawa District; praying that the Sectarian Character of the University of King's College be abolished, that the Funds be not divided amongst the different religious denominations, and that Chairs for Agriculture, Chemistry, and Political Economy, be established therein.

Of Gersham Cutlin and others, members of the United Church of England and Ireland, in the Township of Landowne, in the Diocese of Toronto; of the Reverend William M'Murray and others, members of the United Church of England and Ireland, in the Village and Township of Ancaster, in the Diocese of Toronto; of the Reverend A. F. Athinson and others, members of the United Church of England and Ireland, in the Township of Grantham, in the District of Niagara, in the Diocese of Toronto; of William Graham and others, members of the United Church of England and Ireland, in the Township of Escott, in the District of Johnstown, in the Diocese of Toronto; of George Hornick and others, members of the United Church of England and Ireland, in the Township of Kitley, in the Diocese of Toronto; of M. Cowan and others, members of the United Church of England and Ireland, in the Townships of Uxbridge and Brock; and of the Reverend William M. Murray and others, members of the United Church of England and Ireland, in the Town of Dundas, and Township of West Gwillimbury, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of

the income arising from the same.

Of J. Taylor, Esquire, and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and of John Borrowdale and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Hulton; praying that no division be made of the Diocese of Quelec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands, as

shall correspond with their share of the funds arising from the same.

> Of Thomas Gibbs Ridout, Esquire, and others, members of the Toronto Mechanics Institute; praying for an Act of Incorporation.

Of E. P. Wilgress and others, Protestant inhabitants of the Parish of St. Michael's, Lachine; praying for certain amendments to the Act to provide for Elementary Instruction in Lower Canada.

Of D. D. Calcia and others, inhabitants of the Township of Wolfe Island; praying to be exempted from the operation of the Act of last Session relating to Ferries.

Of Charles G. Cody and others, of the Township of Dereham, in the District of Brock; praying that the Clergy Reserve Lands may not be placed under the control of any Ecclesiastical Corporation.

Of Richard D. Fraser, Esquire, of Edwardsburgh, in the District of Johnstown; praying for remuneration and support in consideration of the Military services rendered by him.

Of Luc Michel Cresse, Esquire, of the Parish of St. Jean Baptiste de Nicolet; praying that a law may be passed to enable him to dispose of his deeds (Greffe), as he is about to leave the Province.

Of Louise Armand dite Flamme, of the Parish of Longueuil; praying for a Pension in consideration of the death of her Husband, occasioned by a wound received while serving as a Militiaman during the late War with the United States.

Of John Burwell, of Port Burwell, Esquire; praying for the payment of his claim for Stock held in

Of Paschal Lachapelle and others, inhabitants of the Municipality of Hochelaga, in the Parish of under the control of any Ecclesiastical Corporation. be divided into five distinct Municipality may be divided into five distinct Municipalities

Of John G. Weir and others, of the County of Kent, in the Western District; praying that the County of Kent be set apart as a separate District, and that Chatham be the District Town.

Of George I. Grange, Esquire, Sheriff, and others, of the District of Wellington; praying that no mea-

University of King's College.
Of Benjamin Coffin and others, inhabitants of Gaspé; praying that an Act be passed for proving and registering Marriages solemnized in the said District previous to 1821 by Dissenting Clergymen blown up by the authorities during the late Fire in and before Justices of the Peace, as well as Births Quebec. and Burials.

Of Thomas Sanders, Esquire, and others, of the District of Wellington; praying that each denomination may have the control of its proportion of the Clergy Reserve Lands, and that the rights of the present occupants be guarded by certain Legislative provisions

Of Calvin Gates and others, of the Townships of Walpole and Rainham, in the District of Talbot; praying for the construction of a Harbour at Sandusky Creek, either by a grant or by incorporating a Com-

pany for that purpose.

Of John S. Moriarty, Esquire, and others, of Perce and parts adjacent, in the County of Gaspe; praying that an Act be passed for proving and registering Marriages solemnized in the said District previous to 1821, by Dissenting Clergymen and be-fore Justices of the Peace, as well as Births and Burials.

Shipton and Melbourne, and their vicinities, in the County of Sherbrooke; praying for a further aid, if

River St. Francis, between Melbourne and Richmond, Points sufficiently strong for the passage of Rail-cars, and that the Quebec and Melbourne Railroad Company be empowered to use the said Bridge.

Of the Reverend P. H. Harkin and others, inhabitants of the District of St. Francis; praying that more adequate provision be made for the Insane in this Province.

Of Thomas C. Allis and others, inhabitants of the Township of Shipton, in the District of St. Francis; praying that certain amendments be made to the present Charter of the University of King's College,

Of Samuel Wood and others, Agriculturists; praying that provision be made for a Professor's Chair in Chemistry, in its application to Agriculture in the University of King's College, and for the establishment of Model Farms in each District.

Of James H. Comins, of St. Catherines, in Up Canada; complaining that he has not received the remuneration promised him for his services in Canada. during the last War with the United States, and praying relief.

Of David Rintoul and others, of the Township of Beverley, in the District of Gove; praying that the Clergy Reserve Lands be not divided, as petitioned for, but that the proceeds thereof may be appropriated to the promotion of general education.

Of S. Vining and others, of the Township of Nissouri, in the District of Brock; of Thomas M'Lean and others, of the Township of Zorra East, in the District of Brock; of A. Burtes and others, of the Township of Oxford East, in the District of Brock; the Port Burwell Harbour Company, surrendered of Jeremiah Cowan and others, of the Township of to Government by the said Company.

> Of Moses Young and others, of the Township of Dumfries, in the County of Halton; praying that no partition be made of the endowment of King's College, but that it be so managed as to remove sectarian differences.

Of Thomas G. Coyne and others, of the Township of Dunwich, in the District of London; praying that sure may be passed to destroy the religious chathe Clergy Reserve Lands may not be placed under racter, or to invade the chartered Rights of the control of any Ecclesiastical body, but that the proceeds thereof may be appropriated to the promotion of general education.

Of Murdoch M Kenzie, of Quebec; praying to be indemnified for the loss of his house, which was

Of the Reverend Francis J. Lundy, Professor of Classical Literature in M'Gill College; complaining that he has been illegally dismissed and forcibly ejected from the said College by certain of the Governors thereof, and praying relief.

Of John Francis Rogers, of the Township of Woodstock, in the District of Brock; praying for the payment of a certain Claim for Services rendered during the troubles of 1838.

Of Joel D. Parmenter and others, of Gananoque, Leeds, and Landowne: praying for certain Amendments to the Division Court Act.

Of James Taylor, of the Town of Chatham; praying for the payment of a certain amount due him by the Board of Works for labour performed on the London and Chatham Road.

Of Christopher Lyster and others, inhabitants of Kingsey and other Townships; praying for Aid to continue the Quebec Road through Arthabaska to Of Thomas Steel and others, of the Townships of the junction with the Plank Road from Montreal to

Stanstead at the Village of Stanstead.

Of Lieutenant Colonel Cax and others, inhabinecessary, to build the proposed Bridge across the tants of Windsor and other Townships; praying for Petition cond. Aid to rebuild two Bridges, and to repair a certain

part of the Port St. Francis Road.
Of Jean Louis Playart, Esquire, of the Township of Durham, in the County of Drummand; praying Indemnity for loss sustained by him through the fault of a public Officer.

Of the Reverend P. M. Mignault and others, of the Parishes of St. Joseph of Chambly and Longuevil; praying for the passing of a general Law respecting the Construction of Winter Vehicles, in accordance with the Ordinance 3 and 4 17ct., chap. 25.

Of N. B. Desmarteau and others, of Mentreal: praying for Amendments to the Montreal Turnpike

Road Act

Of G. H. Ryland, Esquire, Registrar of Montreal; complaining that the Government has not performed certain Engagements entered into with him, and praying relief.

Of John Burnell, Esquire, of Port Burnell; praying against the Incorporation of the "Woodstock," Port Burnell, and Port Roscan Joint Stock Rail-

" road and Commercial Company."

Of John Parson and others, members of the Municipal Council of the Townships of Buckingham and Portland, on the Ottora; praying for the Construction and Improvement of a certain Road, and the building of Bridges in the said Township.

Of Henry Joseph Jameson, of the City of Quebec, Brewer; praying for the removal of certain disabilities under which he labours as a Bankrupt.

Petitions referred: John M'Bride, L. Bell. et al. J. Prince, Esq.

Ordered, That the Petition of John M. Bride and others, of Upper Canada; the Petition of Lachlan Bell and others, of Upper Canada; and the Petition of John Prince, Esquire, President of the Niagara and Detroit Rivers Railroad Company, and others, freeholders and inhabitants of Upper Canada; be referred to the Scient Committee on Railroads.

Hen. G. Boy, at al

Ordered, That the Petition of the Honourable Gabriel Roy and others, of La Côte St. Laurent, in the Parish of St. Laurent, be referred to the Select Committee to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine Road, and other References.

P. P. Demaray, Esq., and Pierre Gamelin, Log.

Ordered, That the Petition of P. P. Demaray, Esquire, Warden, and Pierre Gamelin, Esquire, Secretary of the Municipal Council of the Parish of St. John's, Dorchester, be referred to the Select Committee, to which was referred the Petition of the Municipal Council of Hochelaga.

Wm. Edwards.

D. Rintoul. et al. C. Cody, et al.

S. Vining,

T. M'Lean, et al.

A. Burtch.

et al. J. Cowati,

et al.

T. G. Coyne,

et al

J. Maddock,

Ordered, That the Petition of William Edwards and others, inhabitants of the Township of Clarence, in the Ottawa District; the Petition of David Rintoul and others, of the Township of Beverley, in the District of Gore; the Petition of Charles G. Cody and others, of the Township of Derelsam, in the District of Brock; the Petition of S. Vining and others, of the Township of Nissouri, in the District of Brock; the Petition of Thomas M'Lean and others, of the Township of Zorra East, in the District of Bruck; the Petition of A. Burtch and others, of the Township of Oxford East, in the District of Brock; the Petition of Jeremiah Concan and others, of the Township of Blenheim, in the County of Oxford; the Petition of Thomas G. Coyne and others, of the Township of Dunwich, in the District of London; and the Petition of John Maddock and others, of the Township of Puslinch; be referred to the Select Committee, to which was referred the Petition of George Roe and other, of the County of Russell.

Ordered, That the Petition of the Reverend Wil-Petition liam M'Murray and others, members of the ferred: United Church of England and Ireland, in the Bov. W. Village and Township of Ancaster, in the Dio-st al. cese of Toronto; the Petition of Thomas San-T. Sanders ders, Esquire, and others, of the District of Esq. et al. Wellington; the Petition of the Reverend Wil-Rev. W. liam M. Murray and others, members of the M. Murray. United Church of England and Ireland, in the et al. Town of Dundas, and Township of West Guillimbury, in the Diocese of Toronto; the Peti-tion of M. Cowan and others, members of the M. Cowan, United Church of England and Ireland, in the "al-Townships of Uxbridge and Brock; and the Petition of the Reverend John Hickie and others, Rev. J. Hickie. members of the United Church of England and * al. Ireland, in the Town of Stratford and its vicinity, in the Diocese of Toronto, be referred to the Select Committee, to which was referred the Petition of the Church Society of the Diocese of Toronta.

Ordered, That the Pctition of Benjamin Coffin and B. Coffin, et al. others, inhabitants of Gaspé; and the Petition of John S. Moriarty and others, of Percé, and parts adjacent, in the County of Gaspé; be referred to the Select Committee, to which was referred the Magdalen Islands Bill and other references.

Ordered, That the Petition of the Municipal Coun-Municipal cil of the District of Ningara (relating to Town Council Lots) be referred to the Select Committee, to (Niagara.) which was referred the Petition of Richard Millar and others, the President and Members of the Board of Police of the Town of Niagara.

Resolved, That the Petition of James Sill and others, J. Sill, at al. of the Township of Walpole, in the District of Talbot, be referred to a Select Committee, composed of Mr. Thompson, the Honourable Mr. Attorney General Draper, the Honourable Mr. Solicitor General Sherwood, Mr. Roblin, and Mr. Dickson, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of John D. M'Kenzie J. M'Kenzie, and others, of Beverly and Galt, in the District at al. of Gore, and of the United States of America, be referred to a Select Committee, composed of Mr. Dickson, the Honourable Mr. Attorney General Draper, the Honourable Mr. Cayley, Mr. Webster, and Mr. Chalmers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Henry Joseph James H. J. James son, of the City of Quebec, Brewer, be referred to a Select Committee, composed of Mr. Chauveau, the Honourable Mr. Aylum, Mr. Solicitor General Taschereau, Mr. Christie, and Mr. Chabot, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of John G. Weir and J. G. Weir. others, of the County of Kent, in the Western et al. District, be referred to a Select Committee, composed of Mr. Woods, Mr. Prince, Mr. Cameron, Mr. Ermatinger, and the Honourable Mr. Cayley, to examine the contents thereof, and to report thereon, with all convenient speed, by Bill or otherwise; with power to send for persone, papers, and records.

Resolved, That the Petition of James Hutchison J. Hutchison, and James F. M'Carthey, on behalf of a Public M'Carthey, Meeting of the inhabitants of Bayham and

other Townships, in the Districts of Lon Oxford, and Tallot, he referred to a Select Committee, composed of Mr. Ermatinger, Mr. Goson, Mr. Commings, Mr. Merritt, and Mr. Williams, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

D. D. Calvin.

Resolved, That the Petition of D. D. Calvin and inhabitants of the Township of Wolfe Island, be referred to a Select Committee, composed of Mr. Smith of Frontenac, Mr. Stewart of Bytown, Mr. Dickson, Mr. Jessup, and Mr. Seymour, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

C. Hill.

Resolved, That the Petition of Charles Hill of the Township of Bertie, in the District of Niagara, be referred to a Select Committee, composed of Mr. Thompson, Mr. Macdonell of Stormont, and the Honourable Mr. Papineau, to examine the contents thereof, and to report thereon with all convenient speed, by Bill or otherwise; with power to send for persons, papers, and records.

G. H. Ryland,

Resolved, That the Petition of G. II. Ryland, Esquire, Registrar of Montreal, be referred to a Select Committee, composed of Mr. Macdonald of Kingston, the Honourable Mr. Moffatt, Mr. Gowan, Mr. Meyers, the Honourable Mr. Ayboin, and Mr. Hall, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

M. R. D Ma et al. Resolved, That the Petition of N. B. Desmarteau and others, of Montreal, be referred to a Select Committee, composed of the Honourable Mr. De Bleury, the Honourable Mr. Moffatt, Mr. Jobin, Mr. Lacoste, and Mr. Colvile, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of the Municipal Council of the District of Victoria, (relating to the Municipal Council Act) be referred to a Select Committee, composed of Mr. Murney, Mr. Woods, and the Honourable Mr. Robinson, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of the Municipal Council of the District of Victoria (relating to a macadamized road), be referred to a Select Committee, composed of Mr. Murney, Mr. Roblin and Mr. Hall, to examine the contents thereof. and to report thereon, with all convenient speed; with power to send for persons, papers, and re-

D. Praser,

Resolved, That the Petition of Richard D. Fraser, Require, of Edwardsburgh, in the District of Johnstown, be referred to a Select Committee composed of Mr. Gowan, Mr. Sherwood of Brock ville, Mr. Jessep, and Mr. Macdonell of Stor-mont, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Mr. Prince, from the Select Committee to which was referred the Petition of John Macara, of the City of Toronto, presented to the House the Report of the said Committee which of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have examined the certificates I and documents produced in support of the Petition, shand they find that the said John Macara screel a Clerkship of five years with a writer to the Signet in the City of Edinburgh, previous to entering upon which the said John Macara attended all the Literary Classes of the University of Edinburgh, required by the Society of Writers to the Signet from member. of their body; -that he afterwards attended the Law Classes of the said University, during his clerkship; and that upon these qualifications, which would have entitled him to admission to the Supreme Court of Scotland, he was duly admitted to practice before the Sheriff's Courts of Scotland.

Your Committee further find that the said John Macara, has duly served under articles of Clerkship to an Attorney at Law and Solicitor in Chancery in this Province, since the 1st June, 1842, and that he has been a member of the Law Society of Upper Canada for upwards of three years.

Your Committee beg further to report, that the said John Macara has produced to them testimonials from very high authorities in favor of his character and ability for the practice of his profession.

Your Committee are of opinion that the said John Macara is only debarred from practising in the Courts of this Province by the rigid construction placed upon the Statute 7 Will. IV., c. 15, which has not described the Scottish Courts by the terms applied to them in Scotland, and has thus excluded the great body of Scottish Solicitors from the privileges enjoyed by English and Irish Solicitors in this Province,—an exclusion, however, which falls with unusual severity on the Petitioner, in as much as his qualifications entitled him to rank in the highest class of Scottish Practitioners.

While your Committee would recommend the claim of Mr. Macara to relief, as one entitled, in its peculiar circumstances to the favourable consideration of the Provincial Parliament; -they would also recommend that a general measure should be intro-duced, admitting Solicitors, Writers, or Advocates, before the Sheriff's Courts of Scotland, after service of three years in this Province, to the privileges enjoyed here by English and Irish Solicitors.

Ordered, That Mr. Prince have leave to bring in a Macara's Relief Bill for the relief of John Macara, of the City Bull. of *Toronto*, Esquire.

He accordingly presented the said Bill to the House, and the same was received and read for the

first time, and ordered to be read a second time on Monday next.

On motion of Mr. Scott, seconded by Mr. Chauveau, Resolved, That an humble Address be presented to Address His Excellency, the Administrator of the Go-belli vernment; praying that he will be pleased to (L. C.) cause the proper officer to lay before this House. a copy of all correspondence which may have taken place between the Government and the Commission now appointed to enquire into the losses sustained by the inhabitants of Losser Canada, during the late Rebellion, with the Instructions given to the said Commission.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Ordered, That the Report of the Select Committee, Magdalan to which was referred the Petition of Joseph Islands Cormier, Esquire, and others, of the Magdalen Islands, in the County of Gaspe, be committed to a Committee of the whole House on to-MOTTOW.

urg Rail-

Ordered, That two hundred and fifty copies of the

On motion of Mr. Christie, seconded by Mr. Le Boutillier,

Resolved, That a Message be sent to the Honourable the Legislative Council: praying their Honours will permit Charles Delery, Esquire, one of the Clerks assistant of their Honourable House, to attend the Select Committee appointed by this House, to enquire into, and report upon the state and condition of the Rolls, Records. Journals, and other papers appertaining to the late Parliaments of *Upper* and *Lower Canado*, and of the Judicial Registers, Records, Archives, and Papers appertaining to the several Courts same are kept and classed in an orderly and systematic manner, and due precautions taken for their safe keeping and preservation; on Saturday next, at ten o'clock in the forenoon, to be examined on the subject of the said reference.

Ordered, That Mr. Christie do carry the said Message to the Honourable the Legislative

TrinityHouses, (Quebec and Montreal.)

Mr. Muruey, from the Committee of the whole and House, to take into consideration the expediency of repealing the Acts and Ordinances of Lower Canada, establishing the Trinity Houses of Quebec and Montreal, and regulating Pilots and Pilotage, with a view to the substitution of other enactments on the same subject, reported according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

> Resolved, That it is expedient to repeal the Acts and Ordinances of Lower Canada, establishing the Trinity Houses of Quebec and Montreal, and regulating Pilots and Pilotage; with a view to the substitution of further enactments on the said subject.

Trinity House Bill (Quebec.)

Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to amend and consolidate the Laws and Ordinances now in force, relating to the powers and duties of the Corporation of the Trinity House of the First Report of the Standing Committee on Printing.

Quebec, to Pilots and Pilotage in the Port of Printing and Binding, being read; and for other purposes.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday, the 17th instant.

Trinity House Bill (Mon-treal.)

Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to repeal certain Acts, and an Ordinance therein mentioned, relating to the Trinity House at Montreal, and to amend and consolidate the provisions thereof.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday, the 17th instant.

ourg Rail-Mr. Jessup, from the Committee of the whole House, to take into consideration the expediency of reviving and amending an Act of the Legislature of the late Province of Upper Canada, passed in the fourteenth year of the Reign of His late Majesty, King as amended, it was also agreed to, and William the Fourth, intituled, "An Act to incorpo-

"rate certain persons under the style and title of the Col Report of the Board of Works, dated December, "Cobourg Railroad Company," and for other purposes road. 1845, laid before the House on the sixth instant, therein mentioned, reported, according to Order, the be printed in each of the English and French Resolution of the said Committee, which Resolution Languages, for the use of the Members of this was again read at the Clerk's table, and agreed to by the House, and is as followeth:-

Resolved, That it is expedient to revive and amend an Act of the Legislature of the late Province of Upper Canada, passed in the fourth year of the Reign of His late Majesty, King William the Fourth, intituled, "An Act to incorporate certain persons under the style and title of the "Cobourg Railroad Company," and for other purposes therein mentioned.

Ordered, That Mr. Meyers have leave to bring in Cobourg Raila Bill to revive and amend the Act of Upper Canada, incorporating the Cobourg Railroad Company, and for other purposes therein mentioned.

and Papers appertaining to the several Courts. He accordingly presented the said Bill to the of Justice in Lower Canada, and whether the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

> The Order of the Day for the second reading of Winter Reads the Bill to repeal two certain Ordinances therein Bill. mentioned, relating to Winter Roads, in that part of the Province heretofore Lower Canada, in so far as regards the District of Quebec, the District of Gaspé, and that part of the District of Three Rivers which is or was in the Municipal District of Portneuf, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Cauchon took the Chair of the Committee, and after sometime spent therein,

Mr. Speaker resumed the Chair, and Mr. Cauchon reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

The Order of the Day for the second reading of Agricultural the Bill to amend the Act for the encouragement of Societies Bill. Agriculture, by the establishment of Agricultural Societies in Lower Canada, being read;

The said Bill was read accordingly. Ordered, That the said Bill be Engrossed.

The House proceeded accordingly to take the said Report into consideration, and the said Report being again read,

Resolved, That this House doth concur in the First Concurred in. Report of the Standing Committee on Printing and Binding.

The Order of the Day for the second reading of Authentic the Bill for better regulating the formalities of Acces Bill. authentic Actes passed before Notaries, being read;

The Honourable Mr. Viger moved, seconded by the Honourable Mr. Attorney-General Smith, that the said Bill be now read a second time.

Mr. Laurin moved in amendment, seconded by Mr. Lacoste, that the word "now," in the said motion, be struck out, and the word "to-morrow" be substituted.

The Question having been put upon the motion of amendment, it was agreed to by the House.

The Question being then put on the main motion, Ordered, Accordingly.

Bill

The Order of the Day for the second reading of the Bill to regulate Assessments and the appointment the Bill, to remove certain doubts as to the Jurisdic-Bill. of Collectors and Assessors in Upper Canada, being

The Honourable Mr. Attorney-General Draper moved, seconded by the Honourable Mr. Attorney General Smith, that the said Bill be now read a second time.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Baldwin, Berthelot, Boulton, Boutillier, Cameron, Cauchon, Cayley, Chabot, Chalmers, Chauveau, Christie, Colvile, Cummings, Daly, DeWitt, Attorney General Draper, Duggan, Foster, Gowan, Guillet, Hale, Hall, Jessup, Jobin, Lacoste, Laterrière, Laurin, Le Moine, Leslie, Macdonald of CORNWALL, Merritt, Méthot, Meyers, Monro, Morin, Papineau, Price, Prince, Robinson, Roblin, Rousseau, Scott, Seymour, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of Byrown, Stewart of PRESCOTT, Tache, Solicitor General Taschereau, Thompson, Viger, Watts, Webster, Williams, and Woods. -(57.)

Messieurs Johnston, Macdonell of Dundas, and Macdonell of STORMONT-(3.)

So it was carried in the affirmative.

And the said Bill was accordingly read, and committed to a Committee of the whole House, on to-

Plurality of Offices Bill.

The Order of the Day for the second reading of the Bill to prevent the undue accumulation and plurality of Offices, being read;

Ordered, That the said Bill be read a second time on Wednesday next.

(U.C.)

The Order of the Day for the second reading of the Bill for the better establishment and maintenance

of Common Schools in *Upper Canada*, being read;
The said Bill was accordingly read and committed to a Committee of the whole House on Tuesday next.

The Order of the Day for the second reading of District Courts Bill (U. C.) the Bill to amend an Act passed during the last Session of this Parliament, intituled, "An Act to "amend, consolidate, and reduce, into one Act, the "several Laws now in force establishing or regulat-"ing the Practice of District Courts, in the several "Districts of that part of this Province formerly "Upper Canada," being read;

The said Bill was accordingly read, and committed to a Committee of the whole House, on to-morrow.

Militia Bill.

The Order of the Day for the second reading of the Bill for the better regulation of the Militia of this Province, being read;

Ordered, That the said Bill be read a second time on to-morrow.

Fines and Reries Bill.

The Order of the Day for the House in Committee on the Bill for the substitution of more simple modes of Assurance in lieu of Fines and Recoveries, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Cummings took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Cummings reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House. Ordered, That the said Bill, as amended, be en-

grossed.

The Order of the Day for the second reading of ! tion conferred upon the Court of Chancery in Upper Canada, in matters relating to Lunatics, Idiots, and Persons of unsound mind, and their Estates, and to amend and extend the Laws in force in Upper Canada, relating to Lunatics, Idiots, and persons of unsound mind, and their Estates, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Boulton took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Boulton reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be engrossed.

Ordered, That the remaining Orders of the Day Orders be postponed until to-morrow, and that they be poned. then the first Orders of the Day.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Attorney General Smith,

The House adjourned.

Jovis, 9° die Aprilis.

Anno Nono, Victoria Regina, 1846.

THE following Petitions were severally brought Petition up and laid on the table:

By Mr. Boutillier, - The Petition of the Municipal Council of St. Hyacinthe.

By Mr. DeWitt,—The Petition of John Hale and others, Leather Manufacturers and Dealers, of Mon-

By Mr. Smith of Wentworth,—The Petition of Lodicarius Beisang and others, of Waterloo and other Townships

By Mr. Williams,—The Petition of the Reverend Robert Harding and others, members of the United Church of England and Ireland, in the Township of

Emily, in the Diocese of Toronto.

By Mr. Chalmers,—The Petition of James P.

Gage, and others, of the Township of Nelson, in the District of Gore; the Petition of Alexander Me Naughton and others, of the Township of Nas-sagaroeya; the Petition of Henry F. Graham and others, inhabitants of Barton and other Townships, in the District of Gore; and the Petition of Henry M'Cann and others, of Nassagaweya.

By Mr. Monro,—The Petition of the Reverend T. G. Elliot and others, members of the United Church of England and Ireland, in the Township of

Colchester, in the Western District.

By Mr. Lantier,-The Petition of the Reverend. Messire Lamarre, of the Parish of Ste. Jeanne de L'Isle Perrot, in the District of Montreal.

By the Honourable Mr. Moffatt,—The Petition of Sister E. Forbes dite M'Mullen, Superior, and other Ladies, the Religious the Sisters of Charity of the General Hospital of Montreal (Sours Grises.)

By Mr. Scott,—The Petition of the Reverend Messire Ducharme and others, of Ste. Therese and other Parishes, in the County of Terrebonne; and the Petition of the Reverend Edward G. Sutton and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Roblin,-The Petition of Robert Riddell, Esquire, and others, of the District of Talbot.

By Mr. Ermatinger, - The Petition of W. F. Wallace, Esquire, Chairman of a Meeting of the inhabitants of Bayham and the adjoining Townships in the District of London.

Petitione laid

By Mr. Dickson,—The Petition of John Claus and the Table. W. Claus, of Niagara; and the Petition of Edmund W. Claus, of Niagara; and the Petition of Edmund Nelson and Saltfleet, in the District of Gare; pray-Riselay, Esquire, and others, of the District of ing for the construction of a Swing Bridge or Ferry

By Mr. Hale, -The Petition of George W. Brooks, Esquire, and others, of the Town of Sherbrooke and

its vicinity.

Bill

An Engrossed Bill, to repeal two certain Ordinances therein mentioned, relating to Winter Roads, in that part of the Province heretofore Lower Canada, in so far as regards the District of Quebec, the District of Gaspé, and that part of the District of Three Act 3 and 4 Vict. cap. 78, re Rivers which is or was in the Municipal District of may be strictly adhered to. Portneyf, was read for the third time.

Resolved, That the Bill do pass.
Ordered, That Mr. Laurin do carry the said Bill to the Legislative Council, and desire their con-

cricultural (L.C.)

Ryder.

An Engrossed Bill, to amend the Act for the encouragement of Agriculture, by the establishment of Agricultural Societies in Lower Canada, was read for the third time.

Mr. Lantier moved, seconded by Mr. Methot, that the following Engrossed Ryder be added to the said

Bill, and do make part thereof:

Act, the place or places where the exhibitions are 1841, as follows:-"to be held, and the time for holding them, shall be "determined by a majority of the Office Bearers "and Committee, instead of by the President as here-"tofore."

The said Ryder being thrice read, and the ques tion of Concurrence being put thereon, it was agreed

to by the House.

Resolved, That the Bill do pass.

Ordered, That Mr. Watts do carry the said Bill to the Legislative Council, and desire their Con-

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:

Of François X. Lambert and others, from near Lake Mandeville, in the District of Three Rivers; praying for an aid to enable them to make a Road.

Of Charles Emond, Esquire, President, and others, Administrators of the Academy of Berthier, in the District of Montreal; praying for a Grant of Money for the said institution.

Of the Reverend M. M Donagh of Parth, in the Catholic Congregation, for the purpose of erecting a Chapel thereon.

Of John A. Gemmill and others, of the District of Bathurst; praying for aid to construct a Road from Brockville, to intersect a road from Bytown to Pem-

broke.

Of William Bowes, of the 5th Concession of the Township of Ramsay, in the District of Bathurst; praying to be indemnified for certain expenses incurred by him in the erection of a School House

Of John Ritchie and others, Trustees of the Baptist Church of Perth, in the County of Lanark; praying that their titles to a certain piece of Land in the said Town, for the benefit of the said Church, may be legalized by an Act of the Legislature.

Of Caleb Hopkins, Esquire, and others, of Hamilton and of Trafalgar, and other Townships in the District of Gore; praying for aid to Plank the main road leading from Hamilton to the termination of the comment on such proceedings. Macadamized road from the City of Toronto.

Of Joseph Ireland and others, of the Township of Nelson, in the District of Gore; praying for the im-

Of J. P. Gage and others, of the Townships of Petitions read. over the Burlington Bay Canal.

Of Abraham Schooley and others, of the Township of Humberstone, in the District of Niagara; and of John Graybill, Esquire, and others, of the Township of Wainfleet, in the District of Niagara; praying that the District Town may be removed to Port Robinson.

Of the Reverend Henry Wilkes, A. M., and other Ministers of the Gospel, constituting the Ministerial Association of the City of Montreal; praying that the Act 3 and 4 Vict. cap. 78, relating to Clergy Reserves,

Of S. Jones and others, members of the United Church of England and Ireland in the Diocese of Quebec; and of the Reverend William Dawes and others, members of the United Church of England and Ireland in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the funds arising from the same.

Of Robert Fleming Gourlay; setting forth:—That, ill, and do make part thereof:—

"And be it enacted, That after the passing of this mitted to your Honourable House, September 11,

> "Report of Select Committee, to whom was referred the Petition of Robert F. Gourlay, Esquire, have the honour to report:

> "Your Committee having investigated the Petition, and examined witnesses in relation to the same, and procured affidavits from persons cognizant of the matters and allegations contained therein, find the

following facts fully proven.

"The Petitioner, Mr. Gourlay, first visited Canada in the year 1817, where he had acquired property by marriage, and also by purchase; and commenced statistical enquiries into the capabilities of the Province; in the course of which he became aware of the existence of various abuses. He then proposed that a Commission should be appointed to proceed to Great Britain, to have these abuses rectified; and held public meetings for that purpose, accounts of the proceedings of which were published in a pamphlet, which was generally approved of by the people of the Province, but, by those in power, was considered as having a seditious tendency; and he was, District of Bathurst; praying that a certain part of therefore, arrested, and put on his trial for sedition, a Street in the said Town, may be granted to the at Kingston; but, being acquitted, he was again tried at Brockville, with, however, a similar result.

"He then had to proceed to New York, on business; and, on his return, was imprisoned in the Gaol at Niagara, where ill treatment, in being confined in a cell for five weeks, in the dog days, debarred from the sight of, or communication with his friends, his counsel, and the magistrates of the district, threw both his body and mind into such a state as to render him totally unfit to defend himself upon his trial, or even to comprehend his arraignment. The result of the trial was, that he was banished from the Pro-The result of vince, under pain of death should he return; his alleged crime being, that he neglected to quit the country upon the order of a single magistrate, (two Legislative Councillors) acting under an unjust construction of an unconstitutional statute, most illegally

exercised.

"Your Committee do not think it necessary to

"From the evidence adduced, which will be found in the Appendix to this Report, your Committee are of opinion, that the arrest and imprisonment of the provement of the Dundas street, from the eastern Petitioner, in Niagara, in 1819, was illegal, unconboundary of the Gore District to the Town of stitutional, and without the possibility of excuse or Hamilton. Publicas read with his friends or his counsel, was also illegal, unjust, and unconstitutional: that, preventing magistrates of a County or District from visiting the Gaol of that County or District, is a violation of all propriety; and, if persisted in, would lead to the most

pernicious consequences.

"Your Committee are further of opinion, that his trial and sentence, when in a state of bodily and mental weakness, from sufferings which he had undergone, which prevented him from defending himself, was unjust, unconstitutional, and cruel.

"Your Committee cannot but express a hope, that your Honourable House will do the Petitioner that justice, which has been so long denied him, and pass an Address to His Excellency, the Governor General, declaratory of the above opinions, in order that the Crown may repudiate the transactions by which the Petitioner has been persecuted to his ruin; and, that the Legislature may declare his banishment null and void; and cause him to be compensated for the losses he has sustained by the unwarrantable exercise of authority. In the mean time, that some allowance be made to him, to defray his personal expenses while tion of the question, because "he was only in the in attendance before the Legislature, defending the temporary administration of the Government;" and

rights of a British subject.

"Your Committee are in possession of proofs, that during the rebellion, when the Petitioner was resident in the United States, His Excellency Sir Francis Bond Head, then Lieutenant Governor of Upper Canada, derived from him the most important intelligence of in the issue. Nor can your Petitioner imagine any the movements of the Brigands, then organizing for an attack on the Province. This, your Committee humbly suggest, should neither be overlooked nor This, your Committee

forgotten.

"All which is respectfully submitted.

"WILLIAM DUNLOP, Chairman.

"Kingston, September 11, 1841."

That this Report was debated, sustained, and stood among Orders of the day, for further debate, till the 16th September, when it was unanimously resolved, that a copy should be communicated to the Governor General. That, three weeks afterwards, the Administrator of the Government caused to be paid to your Petitioner, the sum of Fifty Pounds, in part of expenses, in compliance with the recommendation of your Honourable House. That your Petitioner then resolved to proceed to England, there to lay the whole matter before the Imperial Parliament; and, with that intent, applied for Office Copies of necessary papers, which he procured, all but copies of two affidavits, then missing. That your Petitioner went to Quebec, for embarkation, hoping to see the Governor General, and be assured by him that copies of the said affidavits would be forthcoming when required, &c. But, finding that His Excellency would first arrive at Kingston, your Petitioner returned to that place, where, to his astonishment, he was served with a copy of a Report of a Committee of the Executive Council, withstanding the opinions of your Honourable House. And thus it became necessary that he should remain in America till the Provincial Parliament was again in Session.

In the month of September, 1842, your Petitioner had a Petition presented to your Honourable House, complaining of irregularity on the part of Crown Ministers, and praying for enquiry into the same. That Petition was referred to a Committee, which waived its only object; and recommended that a Pension should be granted to your Petitioner, "in consideration of his losses and sufferings," which he could not accept, as that recommendation conflicted with the Report of 1841: in fact, it has subjected your Petitioner to unspeakable distress; certainly, not intentionally, for your Petitioner is assured that it proceeded from the greatest kindness. It put an end to all hope of appeal to the Imperial Parliament, and

furnished excuse for denying your Petitioner any Petition of allowance recommended by your Honourable House to be made to him "while defending the rights of a British subject."

The Report of 1841 was well digested, and regularly debated. Never was there a question before your Honourable House, wherein the dignity of the Crown was so deeply involved. Never were responsible Ministers so pledged to watchfulness, as when this question was debated. If aught could be said in behalf of ill used power, then was the time to say it. But, in fact, no plea could be put in, which could not instantly be repelled. Not a word, in opposition, fell from Ministers of the Crown, on that On the contrary, all acquiesced, at every

stage; and joined in the unanimous vote for address-

ing the Governor General.

After business was thus finished, what right had Ministers of the Crown to draw up a Report in contradiction of the opinions of your Honourable House? Sir Richard Jackson had previously declared to your Petitioner, that he would not enter on the consideration of the question, because "he was only in the your Petitioner had never expected that he would do anything of the kind. To your Petitioner, first and last, it has appeared a result of treachery and clandestine interference: treachery on the part of Crown Ministers, and interference of some party interested subject more imperatively demanding enquiry. To him, the Report of the Committee of the Executive Council seems a tissue of unwarrantable assertions and fallacious arguments; and he believes it was served upon him, in the hope, that he would succumb

or perish in unequal combat.
Your Petitioner returned to Canada as a peacemaker, and for benevolent objects. He was encouraged to remain, and petition the Legislature, by the unbounded kindness of the inhabitants. Your Honourable House has ever manifested towards him the warmest sympathy; and, his saddest reflection is, that stern duty has held him up as regardless and ungrateful. Indeed, duty to the rights and respectability of your Honourable House has thrust

him into this cruel dilemma.

Since 1841, your Petitioner, though labouring under every disadvantage, has never, for a moment, relaxed exertions in this great cause—the cause of truth and justice—which is equally yours and his; a cause which must now or never be determined, as he is fast sinking beneath age and infirmity.

In 1842 your Committee pleaded want of time for a full discussion of the subject. Now, there is need of no such plea: now, your Honourable House can investigate every circumstance: withstand every as-

sault, and arrive at a satisfactory end.

Your Petitioner has no doubt whatever, that your Honourable House can sustain the Report of 1841, against that of the Executive Council; and, that opposing forces may be viewed at once, he will annex hereto a copy of that Report.

He now entreats, that the whole of these premises may be taken into the serious consideration of your

Honourable House.

Copy of a Report of a Committee of the Executive Council, of the 10th December, 1841, and approved by His Excellency the Administrator of the Government, in Council, on 13th December, on the application of Mr. Robert F. Gourlay.

The Committee of Council, in obedience to your Excellency's commands, have considered the application of Mr. Robert F. Gourlay, praying to be informed, what he has to expect from the Executive Government, in consequence of an Address of the Pesitions read. Honourable the Legislative Assembly, founded upon a Report of a Select Committee of that Honourable House, of which the following is an extract: "Your Committee cannot but express a hope, that your Honourable House will do the l'etitioner that justice which has been so long denied him, and pass an Address to His Excellency the Governor General, declaratory of the above opinions, in order that the Crown may repudiate the transaction by which the Petitioner has been persecuted to his ruin, and that the Legislature may declare his sentence of banishment null and void, and cause him to be compensated for the losses he has sustained by the unwarrantable exercise of authority: and, in the mean time, that some allowance be made to him, to defray his personal expenses, while in attendance before the Legislature, defending the rights of a British subject."

> The wrong complained of by Mr. Gourlay, appears to have originated in an Act of the Provincial Parliament, passed in the year 1804, entitled, "An Act for the better securing this Province against all seditions attempts, or designs, to disturb the tranquillity thereof.

This Act authorized the Governor, Lieutenant-Governor, or person administering the Government of the Province, the members of the Legislative and and the taking the oath of allegiance, were the neces-Executive Councils, the Judges of the Court of sary qualifications which would exempt any person King's Bench, or other persons authorized in that behalf, by warrant, to arrest any person or persons, not having been an inhabitant or inhabitants of the Province, for the space of six months next preceding the date of such warrant, and not having taken the oath of allegiance, who, by words, actions, or other hath or have given just cause to suspect, that he, she, the minds of His Majesty's subjects of the said Province, from his person, or his Government, or, in any ways, with a seditious intent, to disturb the tranquillity thereof, and, upon such arrest, and upon examination, to order such person to leave the Province.

The same Act provides, "that, upon any such person being found at large within the Province, without licence to return, granted by the Government, he should be committed, without bail, until Court of Oyer and Terminer, in due course of law. And, that he should be liable to imprisonment and

This Act has been long since repealed, in the opinion of the Committee most wisely and properly, by the Legislature; but, in the consideration of the present question, the Committee feel bound to look to the law as it stood at the time of the events complained of.

It appears, that Mr. Gourlay, upon information given upon oath, by a member of the House of Assembly, was arrested, and brought before two members of the Legislative Council, upon a charge of having endeavoured, by words, actions, and behaviour, to alienate the minds of His Majesty's subjects from the King's person and Government, and to raise a rebellion against the King's Government, in the Province; and, not being able to give full and complete satisfaction to the gentlemen who issued the warrant, on these points, he was ordered,

given, and, by his disobedience, rendered himself liable to the penalties of the Act: and being found at large within the Province, contrary to its provisions, he have been acquitted by any jury, for such disobewas arrested, tried, and convicted, upon the statute; dience; and no regret that such a law should have and sentenced to be imprisoned and banished. Mr. existed, or, that it should have been used with seve-

Gourlay now claims redress, and is desirous to know Petitions read. the intentions of the Executive Government respecting his case.

It appears, that, in accordance with one part of the Address, your Excellency has directed a payment to Mr. Gourlay of fifty pounds.

It is further required by the Address, that the Government should repudiate the transaction.

The proceeding against Mr. Gourlay does not appear to have been an act of the Executive Government, but of a tribunal exercising extraordinary and extensive power, and having the widest discretion as to the mode in which it should be used. In assenting to the repeal of the Act itself, the Government has already expressed its opinion, in the strongest manner, against the continuance of such arbitrary power in any person, or body of persons; but, the Committee do not see how the disavowal of the act of persons over which the present Government of the Province had no control, can, in any wise, help Mr. Gourlay's case.

If the legality of the proceeding be called in question, on the ground that the statute was not intended to apply to British subjects, a reference to the Act itself will shew that actual residence in the Province, from the operation of the law. The being a natural born subject of the Crown does not enter into the

question.

On looking to the history of the time when the Act was passed, only a few years after the suppression of a formidable rebellion in Ireland, and almost behaviour or conduct, hath or have endeavoured, or immediately after an attempt of the same nature in the same country, and at a period when the war of or they, is, or are, about to endeavour, to alienate the French revolution was raging, a contest of principle by which all men's minds were more or less agitated, it is not extraordinary that such a measure should have been entertained in a distant, and then weak portion of the empire. There is no good reason to suppose that it was not intended to operate against British subjects, quite as stringently as against Foreigners; and the power summarily to prevent even British subjects from settling in British Colonies, and ordering them to depart therefrom, was not so unprecedented as to found an argument on the released by the Government, or be delivered by the impossibility of the Upper Canadian Legislature meaning to extend the provisions of the law to all persons, whose presence in the Province appeared to banishment, from which banishment, if he should be dangerous to its peace, and who came within the again return, without license, he should be liable to strict letter of the Act. There is no ground to quescuffer death as a felon." Act; and the repudiation of the proceedings under it, as illegal, would, without benefitting Mr. Gourlay, have the effect of a declaration purporting to make invalid what was, nevertheless, manifestly legal, however harshly the law may have operated against the

applicant for redress.

If the statute of the Provincial Parliament be admitted to be valid, it will be seen that the widest power and discretion were given to those who were

to act under it.

It appears not to have been necessary for the procurement of an order to leave the Province, to state or prove any positive overt acts of sedition or treason, to produce a general impression from a person's act or general deportment. Even "amounting to suspicion," was all that was necessary, and the law appears to have been so far complied with. A satisby them, to quit the Province within a time limited. factory enquiry into the grounds for the proceeding Mr. Gourlay chose to disregard the order thus would, at this day, if practicable, tend to no good ven, and, by his disobedience, rendered himself liable purpose. Mr. Gourlay suffered for direct disobe-Mr. Gourlay suffered for direct disobedience to the law, as it stood. He could not legally

Petitions read. rity against him, and no commiscration for his sufferings, will authorize the admission of the dangerous and destructive principle, that individuals are to judge for themselves, and, with impunity, act in defiance of the positive law of the land.

Mr. Gourlay appears, legally, to be in a position requiring protection from the sentence passed upon him, as to its future operation. The Committee believe that he might, at any time, since the repeal of the Act in question, have procured this protection by means of a pardon, under the great scal, and there is no good reason why, if he wishes it, he should not be granted a pardon now. But, he further seeks pecuniary indemnity, for what he considers an illegal prosecution and conviction, which cannot be granted in the shape he requires it, unless it can be shewn that the prosecution and conviction were really illegal.

Before any grant of indemnity can be made to Mr. Gourlay, it is necessary that the matter should be brought under the consideration of the Legislative Assembly by the Government. It is not the intention of the Committee of Council to advise a limitation of the liability of the Legislative Assembly, by withholding from it an opportunity of granting a sum of money, which would relieve Mr. Gourlay, to any moderate extent; but it would be unjust to him, were he to be permitted to remain under the impression that the Government recognizes the illegality of the sentence pronounced against him, or liability of the public funds to indemnify him, as a matter of right, against the consequences of his own deliberate infringement of the law of the Province.

Certified, (Signed,) Wm. H. Lee, S. E. C.

Of James W. Sharrard and others, of Pickering and other Townships, in the Home District; praying that the ministers of the denomination called "Christians," may be allowed to celebrate marriage on the same conditions as the ministers of other Religious denominations.

Of the Reverend John A. Murlock and others, members of the United Church of England and Ireland, in the Townships of Tiny and Tay, in the District of Simcoe, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of Mrs. Catherine M'Lennan, widow of Hugh M'Lennan, late Door-keeper to the Legislative Assembly; praying for a Pension, in consideration of the services of her late husband.

Of Mrs. Julia Bell, of the City of Toronto, widow of the late Æneas Bell; praying remuneration for certain services performed by her said late husband.

Petitions ferred :

Resolved, That the Petition of Caleb Hopkins, Es quire, and others, of Hamilton and of Trafalgar and other Townships, in the District of Gore, be referred to a Select Committee, composed of Mr. Chalmers, Mr. Webster, and Mr. Duggan, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

J. Ireland,

Ordered, That the Petition of Joseph Ireland and others, of the Township of Nelson, in the District of Gore, be referred to the said Committee.

Rev. H. Wilkes

Ordered, That the Petition of the Reverend Henry Wilkes and other ministers of the Gospel, constituting the Ministerial Association of the City of Montreal; the Petition of John Marshal, Senior, and others, of the County of Halton; and the Petition of Francis Small and others, of

the County of Halton, be referred to the Select Committee, to which was referred the Petition of George Roe and others, of the County of

Ordered, That the Petition of the President, Di-Bronte Harrectors, and Company of the Bronte Harbour; bour Company. and the Petition of John Burwell, Esquire, of J. Burwell, Port Burwell, (relating to a contemplated Rail- Esquire. road,) be referred to the Standing Committee on Private Bills.

Ordered, That the Petition of James Dickson and J. Dickson, others, of the Banlieue of the Town of Three et al. Rivers, be referred to the Select Committee to which was referred the Petition of the Municipal Council of Hochelaga.

Ordered, That Mr. Desaunier be added to the said Member added. Committee.

Ordered, That the Pctition of John Lamb and John Lamb, others, inhabitants of the Township of Warwick; et al. and the Petition of William Dixon and others, W. Dixon, inhabitants of the Township of Warwick, be re-et al. ferred to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references.

Ordered, That the Petition of the Municipal Municipal Council of the District of Niagara (relating to Council, the mode of Assessment.) be referred to the (Niagara.) Committee of the whole House, on the Bill to regulate Assessments, and the appointment of Collectors and Assessors in Upper Canada.

Resolved, That the Petition of James W. Sharrard J.W. Sharrard, and others, of Pickering and other Townships in et al. the Home District, be referred to a Select Committee, composed of Mr. Williams, Mr. Petrie, Mr. Chalmers, Mr. Thompson, and Mr. Meyers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of George S. Alton and G. S. Alton, others, of the Township of Nelson, in the Dis-et al. trict of Gore, be referred to a Select Committee, composed of Mr. Chalmers, Mr. Williams, Mr. Meyers, Mr. Seymour, and Mr. Cummings, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Mr. Smith of Wentscorth, from the Select Com-Report on Pemittee, to which was referred the Petition of Robert tition of R. J. Jarvis Hamilton, Esquire, and others, inhabitants of Hamilton, et al. the Town of Hamilton, and of the Township of Barton, in the District of Gore, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have considered the Petition, which prays that the Concession Line between Lots numbers 14 in the Third, and 14 in the Fourth Concessions of Barton, may be conveyed to Robert Jarvis Hamilton, Esquire, in lieu of a portion of land granted by him, for the construction of a road across Lots 13 and 14 in the Third Concession. Your Committee have ascertained that the Municipal Council of the Gore District passed a By-law, authorizing the conveyance of the portion of the Concession Line in question to Mr. Hamilton; and also, that the Petiioner has complied with the Rules of Your Honourable House in regard to the publication of notice of the present application; they therefore beg leave to recommend that the prayer of the Petition be granted.

Ordered, That Mr. Smith of Wentworth, have leave Barton to bring in a Bill to convey a part of the Con-comion

Of Caleb Hopkins, Esquire,

J. Marshall,

Barton Conveyance Bill. cession Line between the Third and Fourth Concessions of the Township of Barton, in the Gore District, to Robert Jarvis Hamilton.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Report on Mr. Roblin, from the Standing Committee tingencies tingencies, presented to the House the First Report of the said Committee, which was again read at the

Your Committee have in part proceeded with the examination of the account current, for disbursements of Contingencies, since the 16th December 1844, up to the 2d April, 1846, as laid before them by the Clerk;-the balance in favour of the House at the last date, as appears by the account current, having been expended, the Committee recommend that the sum of Five Thousand Pounds, for payment in part of Contingencies during the present Session be advanced to the Clerk for that purpose.

Ordered, That the said Report be committed to a Committee of the whole House on Monday next.

Private Bills.

was again read at the Clerk's table, and is as followeth:

Dempsey's Re-lief Bill.

Your Committee have gone through the Bill to authorize the Courts of Queen's Bench, and of Chancery, in Upper Canada, in their discretion, to admit John W. Dempsey to practise as an Attorney and Solicitor therein, and have made several amendments thereto, which they submit to your Honourable House.

Time for receiving Re-ports, &c., on Private Bills

On motion of the Honourable Mr. Morin, seconded by Mr. Methot,

Ordered, That the time for receiving Private Bills be extended to Saturday, the eighteenth day of April instant, inclusively.

Ordered, That the time for receiving the Reports of Committees on Private Bills, be extended until Tuesday, the fifth day of May next, inclusively.

Medicine and Surgery Bill.

Ordered, That the Honourable Mr. Attorney General Smith, have leave to bring in a Bill to regulate the Study and Practice of Medicine, Surgery, and Midwifery in this Province..

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday the seventeenth instant.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker,

Sites of Schools Bill.

The Legislative Council have passed a Bill, intituled, "An Act to provide for vesting in Trustees "the Sites of Schools in that part of this Province " called Upper Canada," to which they desire the concurrence of the Assembly.

Also,

Niagara Debt Bill. The Legislative Council have passed the Bill, intituled, "An Act to repeal the Act therein men-"tioned, authorizing the raising of a sum of money in the District of Niagara, for the purpose of re-"lieving the said District from Debt," without any amendment.

And also,

LEGISLATIVE COUNCIL,

Thursday, 9th April, 1846.

Leave granted Assistant Clerk to attend Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and ac- and Webster.—(40.) quaint that House, that the Legislative Council

do give leave to Charles DeLery, Esquire, one Select Conof their Clerks' assistant, to attend the Select mittee. Committee appointed to enquire into and report upon the state and condition of the Rolls, Records, Journals, and other papers appertaining to the late Parliaments of Upper and Lower Canada, and of the Judicial Registers, Records, Archives, and Papers appertaining to the several Courts of Justice in Lower Canada; and whether the same are kept and classed in an orderly and systematic manner, and due precautions taken for their safe keeping and preservation; on Saturday next, at ten o'clock in the forenoon, to be examined on the subject of the said reference. And then he withdrew.

An Engrossed Bill from the Legislative Council, Sites of Schools intituled, "An Act to provide for vesting in Trustees" "the Sites of Schools in that part of this Province "called Upper Canada," was read for the first time.

Ordered, That the Honourable Mr. Solicitor Gen-Mercantile eral Sherwood have leave to bring in a Bill to Transactions exempt certain Mercantile transactions from the Bill. operation of the Law for the prevention of Usury.

The Honourable Mr. Morin from the Standing He accordingly presented the said Bill to the Committee on Private Bills, presented to the House, and the same was received and read for the the Fourth Report of the said Committee, which first time, and ordered to be read a second time on Friday the seventeenth instant.

> Ordered, That the Honourable Mr. Solicitor Gen-Toronto and eral Shericood have leave to bring in a Bill to Lake Huron amend an Act passed in the 8th year of Her Majesty's Reign, intituled, "An Act to amend "an Act passed in the sixth year of the Reign " of His late Majesty, King William the Fourth, entitled, "An Act to incorporate the City of Toronto and Lake Huron Railroad Company

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday the sixteenth instant.

The Honourable Mr. Solicitor General Sherwood Petition of moved, seconded by Mr. Boulton, that the Select Church Committee, to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references; and the Select Committee, to which was referred the Petition of George Roe and others, of the County of Russell, and other references; be severally dissolved, and that this House do now proceed to name a Committee, consisting of five Members, to which the subject matter of the said Petitions shall be referred.

The Question having been put upon the said motion, a division ensued, and the names being called for they were taken down as followeth:-

YEAS.

Messieurs Boulton, Cayley, Christie, Colvile, Daly, Dickson, Duggan, Ermatinger, Foster, Gowan, Hale, Jessup, Johnston, Le Boutillier, Macdonald of Conn-WALL, Macdonell of DUNDAS, M'Connell, Meyers, Moffatt, Monro, Papineau, Prince, Riddell, Robinson, Scott, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Viger, Williams, and Woods .- (31.)

NAYS.

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boutillier, Brooks, Cameron, Cauchon, Chabot, Chalmers, Chauveau, Desaunier, De Witt, Guillet, Hall, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Le Moine, Leslie, Macdonald of Kingston, Mac-Donell of Stormont, Merritt, Méthot, Morin, Nelson, Petrie, Price, Roblin, Rousseau, Seymour, Attorney General Smith, Smith of WENTWORTH, Stencart of Bytown, Stewart of Prescott, Taché, Thompson,

So it passed in the negative.

Ordered, That two hundred copies of the Petition use of the Members of this House.

Ordered, That the accounts of the Trustees of the Montreal Turnpike Roads, laid before the House on Monday the sixth instant, be referred to the Select Committee to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine Road; and other references.

Memore from

The Honourable Mr. Attorney General Draper, Administrator one of Her Majesty's Executive Council, delivered to Mr. Speaker a Message from His Excellency, the Administrator of the Government, signed by His Excellency.

> And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:-

Ordence

The Administrator of the Government informs Vesting Act. the Legislative Assembly, in reply to their Address to be furnished with any correspondence that may have taken place in relation to a Bill passed in the last Session of Parliament, and reserved for Her Majesty's pleasure thereon, intituled, "An Act to "explain and amend part of an Act, passed in the seventh year of Her Majesty's Reign, intituled. "An Act for vesting in the principal Officers of "Her Majesty's Ordnance, the estates and property therein described, for granting certain powers to "the said Officers, and for other purposes therein "mentioned;'" that the subject of that Bill is still under the consideration of the Imperial Government, and the Administrator of the Government does not, therefore, conceive himself to be at liberty to communicate to the Legislative Assembly the unfinished correspondence referred to.

GOVERNMENT HOUSE, Montreal, 9th April, 1846.

Addition to a Committee

Ordered, That Mr. Taché be added to the Sciect Committee to which was referred the Petition of the Mayor and Councillors of the City of authentic Actes passed before Notaries, being read; Quebec.

Ordered, That the said Committee have leave to report from time to time.

Previncial Peniteutiary Bill.

The Order of the Day for the second reading of the Bill to consolidate and amend the Laws regulating the Provincial Penitentiary, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House, on Tuesday, the twenty-first instant.

Bagistry Bill, (U. C.)

The Order of the Day for the House in Committee on the Bill to consolidate and amend the Registry Laws of Upper Canada, being read;

The House accordingly resolved itself into the

Mr. Macdonald of Cornwall, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair. And Mr. Macdonald of Cornwall, reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committe have leave to sit again on Tuesday next.

Simone Revis

The Order of the Day for the House in Committee on the Bill to provide for the removal of the Registry Office of the District of Simcoe, from its present site to Barrie, the District Town, being read;

Ordered, That the said Order of the Day be postponed until Thursday next.

The Order of the Day for the second reading of Albica Road of Robert Fleming Gourlay, be printed for the the Bill to incorporate certain persons under the Bill. name of the Albion Road Company, being read:

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

The Order of the Day for the House in Committee Magdalen on the Report of the Select Committee to which was Islands. referred the Petition of Joseph Cormier, Esquire, and others, of the Magdalen Islands, in the County of Gaspe, being read;

The House accordingly resolved itself into the

said Committee.

The Honourable Mr. Robinson took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

And the Honourable Mr. Robinson reported that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:—
Resolved, That an humble Address be presented Address.

to His Excellency, the Administrator of the Government, requesting that His Excellency will be graciously pleased to interpose His good offices with the Home Government, in behalf of the Inhabitants of the Magdalen Islands, for the most part Acadians of French origin, descendants of the Colonists of L'Acadie, (now the Province of Nova Scotia) originally colonized by France, whose religion, language, usages, and interests are identified with those of a majority of the inhabitants of Lower Canada; to prevent the annexation they apprehend, of those Islands, to the Government of Prince Edward's Island.

Resolved, That the said Resolution be communi- Communicated cated to the Legislative Council, by Message, to Legislative requesting the concurrence of their Honours thereto.

Ordered, That Mr. Christie do carry the said Message to the Legislative Council.

The Order of the Day for the second reading of Authentic the Bill for better regulating the formalities of certain Actes Bill.

Ordered, That the said Bill be read a second time on Tuesday next.

The Order of the Day for the House in Committee Assessment on the Bill to regulate assessments and the appoint-Bill, U. C. ment of Collectors and Assessors in Upper Canada, being read;

The House accordingly resolved itself into the said Committee.

Mr. Hall took the Chair of the Committee, and after some time spent therein.

Mr. Speaker resumed the Chair,

And Mr. Hall reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Tuesday next.

The Order of the Day for the second reading of Militia Bill. the Bill for the better regulation of the Militia of this Province, being read;

The said Bill was accordingly read and committed to a Committee of the whole House, on Friday, the seventeenth instant.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until Monday next.

Then, on motion of Mr. Gowan, seconded by Mr. Stewart of Bytown, The House adjourned until Monday next.

Lunæ, 13° die Aprilis.

Anno Nono, Victoria Regina, 1846.

Petitions laid THE following Petitions were severally brought on the table.

up, and laid on the table:—
By Mr. Lantier,—The Petition of the Honourable

R. U. Harwood and others, of Vaudreuil.

By Mr. Cameron,—The Petition of the Reverend David Leavitt and others, Ministers and Members of the Christian Universalist Association of Canada West; the Petition of the Reverend Benjamin Fralick and others, the Ministers and Members of the Christian Universalist Association for Canada West; the Petition of the Municipal Council of the District of Bathurst (relating to Schools); the Petition of the Municipal Council of the District of Bathurst (relating to King's College): the Petition of the Reverend William Dick, on behalf of the Ottawa Baptist Association convened at St. Andrews (relating to King's College); the Petition of the Reverend William Dick on behalf of the Ottawa Baptist Association convened at St. Andrews (relating to the Clergy Reserves); and the Petition of Thomas S. Shenston, of Woodstock.

By the Honourable Mr. BeBleury,—The Petition of T. Appleton and others, Contractors, Master Builders and Masons, of Montreal.

By Mr. Boulton,—The Petition of the Mayor, Aldermen, and Commonalty of the City of

(relating to the Acts incorporating the said City).
By the Honourable Mr. Morin,—The Petition of George Perry and others, of the City and Parish of Montreal, the Parish of Longueuil and neighbouring places; the Petition of William Giroux and others, of Hochelaga and Montreal; and the Petition of the Municipal Council of Hochelaga (relating to Turnpike Trustees).

By the Honourable Mr. Daly,—The Petition of Jean Baptiste Rousseau, and others, inhabitants of Forsyth and other Townships, in the County of Me-

By Mr. Thompson,—The Petition of Robert II. the Grand River in the County of Haldimand; the Petition of Jamas Blott, Esquire, and others, inhabitants of the Township of Dunn, in the District of Niagara; and the Petition of William Chalmers and others, inhabitants of the Township of Sherbrooke

Forest, in the District of Niagara.

By Mr. Ermatinger,—The Petition of G. Wrong and Alexander Saxton, Esquires, in behalf of the in-

habitants of the Township of Malahide.
By the Honourable Mr. Cayley,—The Petition of Henry Puddicombe and others, members of the United Church of England and Ireland, in the Township of Wilmot, in the District of Wellington, in the Diocese of Toronto.

By the Honourable Mr. Solicitor General Sherwood,—The Petition of John King, Esquire, M. D., and George R. Grasett, Esquire, L. M., on behalf of

the Toronto Medico-Chirurgical Society.

By the Honourable Mr. Robinson,—The Petition of William Charles Hume, Esquire, in behalf of the inhabitants of Orillia, and adjoining Townships; and the Petition of the Reverend Alexander Pyne, A.B., and others, members of the United Church of England and Ireland, in the Townships of Sarnia and Plympton, in the Diocese of Toronto.

the Township of Vaughan, in the Home District; the Petition of Daniel Knowles and others, inhabitants of By Mr. Cummings,—The Petition of J. H. Culp, the Townships of Scarborough and Pickering; the of the Township of Stanford, in the District of

the Petition of William Steel and others, inhabitants Petitions laid of the Townships of Scarborough and Pickering; the on the table Petition of Newton Bosworth and others, members of the Baptist Church in Paris, Upper Canada; the Petition of the Reverend J. M. Cramp, in behalf of the Canada Baptist Union (relating to Theological Colleges); the Petition of the Reverend J.M. Cramp, in behalf of the Canada Baptist Union (relating to Clergy Reserves); and the Petition of the Reverend J. M. Cramp, in behalf of the Canada Baptist Union (relating to King's College).

By Mr. Johnston,—The Petition of James Rosamond and others, members of the United Church of England and Ireland, in the Village of Carlton Place, in the Diocese of Toronto; the Petition of S. Ormsby and others, members of the United Church of England and Ireland, in Richmond and its vicinity; and the Petition of Thomas Corcoran and others, of the Town

of Bytown

By Mr. Murney,—The Petition of the President and Board of Police of Belleville.

By Mr. Roblin,-The Petition of Gideon B. White and others, of the Township of Hillier; and the Petition of Andrew Austin and others, Medical Practitioners of the District of Prince Edward.

By Mr. Seymour,-The Petition of the Venerable George O'Kill Stuart and others, inhabitants of the Town and Township of Kingston; and the Petition of the Reverend Job Deacon and others, members of the United Church of England and Ireland, in the Parishes of Adolphustown and Fredericksburgh, in the

Midland District, (relating to Schools.)
By Mr. Chabot,—The Petition of the Reverend J. L. Alain and others, of the District of Gaspé; and the Petition of Isaac Hilgrove Gosset, Esquire, of

the Island of Jersey.

By Mr. Stewart of Bytown,—The Petition of Louis T. Besserer and others, of the Town of Bytown; and the Petition of Robert Stobo and others, of the District of Buthurst.

By Mr. Sherwood of Brockville,-The Petition of Peter Adams and others, inhabitants of the District Bruce, Esquire, and others, inhabitants residing on of Johnstown; the Petition of Hiram Adams and Abel S. Pope, of the Township of Edwardsburgh, in the District of Johnstown; and the Petition of George Crawford, Esquire, Chairman on behalf of a meeting of the inhabitants of the Town of Brockville.

By Mr. M. Connell,—The Petition of Ichabod Smith and others, Trustees of Stanstead Seminary. By the Honourable Mr. Aylwin,—The Petition

of the Right Reverend the Lord Bishop of Montreal and others, the Committee of Management of the National Schools of Quebec; the Petition of Jeffery Hale, Esquire, and others, President and Members of the Quebec British and Canadian School Society; and the Petition of G. H. Ryland, Esquire, and others, Registrars in the District of Montreal.

By the Honourable Mr. Moffatt,—The Petition of

Alphonso Wells, of the City of Montreal.

By the Honourable Mr. Baldwin,-The Petition of Charles Baker and others, master mechanics of the City of Toronto.

By Mr. De Witt,—The Petition of William Evans

and others, of the Parish of Montreal.

By Mr. Williams,—The Petition of John Gibson and others, of the Townships of Clarke and Manvers, in the District of Newcastle.

By Mr. Gowan, - The Petition of Joseph P. Slocum, By Mr. Price,—The Petition of Thomas Ewart, of Port Sarnia; the Petition of James Hannah, of Esquire, and others, of the City of Toronto; the Petition of John Murphy and other inhabitants of Burwell of Port Burwell, Esquire, (relating to a grant of land.)

Petition of Henry Miller and others, inhabitants of Niagara; the Petition of Dilly Coleman and others, the Township of Markham, in the Home District; of the Township of Thorold, in the District of

Petitions laid on the table.

Niagara; the Petition of John Lemon and others, of Willoughby, in the District of Niagara; and the Petition of Arthur Johnston and others, of the Township of Bertie West, in the District of Niagara.

By Mr. Macdonell of Dundas,—The Petition of A. Rainsford and others, of the United Church of England and Ireland, in the Township of Osnabruch, in the County of Stormont, in the Diocese of Toronto.

By Mr. Dickson,—The Petition of Walter H. Dick-

son, Esquire, and others, of the Town of Niagara.
By Mr. Bertrand,—The Petition of II. Davidson and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Solicitor General Taschereau,-The Petition of Féréol Roy, Esquire, and others, inhabitants to supply the Speaker's place, during his absence, of the South shore of the River St. Lawrence, in the and no longer; in which motion he was seconded by District of Quebec; and the Petition of Jean Baptiste Luverdière and others, of Bellechasse.

By Mr. Macdonald of Kingston,-The Petition of the President, Directors, and Company of the Commercial Bank of the Midland District; and the Petition of M. T. Hunter, President of the Merchant Seamen's Society of Kingston.

Mr. Speaker addresses the House.

The Honourable the Speaker then addressed the the House in the words following:-

I beg to be permitted to address a few words to the House.

This House is probably aware that, at a great sacrifice of private feeling, I came down to the meeting of Parliament, in order to discharge, to the best of my humble abilities, the duties of an important public office; and it has now become my painful duty to state, that an impending domestic calamity, arising from the dangerous, and, as I fear, hopeless state of the health of Lady Macnab, obliges me to request that I may, for a season, be relieved from my duties as the Speaker of this House.

I trust it is unnecessary for me to assure Honourable Gentlemen, that, from the moment I was placed in the Chair, my greatest desire has been to obtain the confidence of this House, by the faithful discharge of my duties, and the impartiality of my conduct; if, in the pursuit of this object, I should at any time have failed to distinguish correctly, between what was due to private feelings and public service, or to have overlooked the many instances I have experienced, of the kindness and partiality of my friends, I trust that this House will not place the error to the account of a presumptuous reliance on my own abilities. It may have happened that, either from hastiness of temper, or the pain of indisposition, I have shewn inattention, or feelings of irritation towards members of this House; to all such I beg to express sincere regret for its occasion, and most humbly apologize for it.

Having had some years experience in the office of Speaker, I am not unacquainted with the difficulties of the station I have had the honour to fill,—difficulties which are frequently increased by the unexpected urgency with which they present themselves for clucidation and removal. The same experience has, however, taught me, that in all such cases, whoever has the honour to fill the Chair of this House, can at all times confidently rely upon the support and the indulgence of the House

If, therefore, it should be the pleasure of the House, owing to the melancholy position in which I am placed, to relieve me, for the present, from my duties as their Speaker, they may rest assured, that I shall not fail to use every exertion to resume my duties, whenever I may be released from the discharge of those sacred obligations of my domestic circle, which this House will permit me to say, I

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr.

Resolved, That Mr. Speaker's request for leave of absence, be granted for the reasons assigned by

Mr. Speaker then left the Chair, and the Mace leaves the was laid under the table.

The Honourable Mr. Attorney General Draper, Honourable member representing the Town of London, stood up, Mr. Morin and the Town of London, stood up, Mr. Morin and the Town of London, stood up, Mr. Morin and the Town of London, stood up, Mr. Morin and the London and addressing himself to the Clerk, (who, standing speaker. up, pointed to him, and then sat down,) moved to resolve, that the Honourable Augustin Norbert Morin, a Member of this House, be desired to take the Chair, the Honourable Mr. Aylwin, Member representing the City of Quebec.

And the Question being put by the Clerk, it was Resolved, Nemine contradicente, That the Honourable Augustin Norbert Morin be desired to take the Chair, to supply the Speaker's place, during his absence, and no longer.

The Honourable Augustin Norbert Morin was then conducted to the Chair by the Honourable Mr. Attorney General Draper, and the Honourable Mr. Aylwin, where, standing on the upper step, he returned his humble acknowledgments to the House for the great honour they had been pleased to confer upon him.

And then he sat down in the Chair, and the Mace

was laid upon the table.

The House then adjourned during pleasure.

The House resumed.

An Engrossed Bill to remove certain doubts as to Lunatics and the Jurisdiction conferred upon the Court of Chan-Idiots Relief cery in *Upper Canada*, in matters relating to Luna-Bill. tics, Idiots, and persons of unsound mind, and their estates, and to amend and extend the Laws in force in Upper Canada, relating to Lunatics, Idiots, and persons of unsound mind, and their estates; was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney Gen-

eral Draper do carry the said Bill to the Legislative Council and desire their concurrence.

An Engrossed Bill for the substitution of more Fines and Resimple modes of assurance in lieu of fines and re-coveries Bill. coveries, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Draper do carry the said Bill to the Legislative Council and desire their concurrence.

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:-

Of William Dawson and others, of the County of Dorchester; praying for aid to enable them to complete the road from Point Levi to Kennebec.

Of J. O. Chevrefils, Esquire, and others, inhabitants of the County of Yamaska; praying that Bridges be constructed over the Yamaska, St. Francis and Nicolet Rivers.

Of Archibald Thompson, Esquire, and others, inhabitants of the Township of Stanford, in the District of Niagara; praying for the removal of the County Town to a more central part, but that it may not be situated at St. Catherines.

Of James K. Andrews and others, inhabitants of the Township of Dumfries, in the District of Gore; praying for the establishment of a certain new line of road, and that the old road allowance be granted to J. K. Andrews, in lieu of the said new line

Of William Gibson, Esquire, and others, freeholders cannot but feel are paramount to every other conof the Township of Edwardsburgh; praying that the sideration.

Town line may be continued from the rear of the 5th

Petitions read. Concession to the rear of the Township, agreeably to

the map in the Surveyor General's Office.

Of William Power and Jean Casimir Bruneau, Esquires, Circuit Judges in and for the District of Quebec; praying that the Circuit Judges of the said District may receive an allowance for travelling expenses, and indemnity for expenses already incurred.

Of James Carpenter and others, of Demorestville and its vicinity; praying that the Act 4 and 5 Vict., chap. 19, may be so amended as to reduce the number of scholars required to be taught in the Grammar

School of that place.

Of Thomas Morgan, of Hallowell, in the District of Prince Edward; praying that the Judge of the Road leading thereto. said District be appointed a Commissioner to adjust claims held by Petitioner, as well as by any others in the District, for loss by erroneous surveys of land.

Of the Municipal Council of St. Hyacinthe; pray-

ing that the laws relating to sleighs be repealed.

Of John Hole and others, Leather Manufacturers and dealers, of Montreal; praying that no reduction be made in the rate of duty now imposed upon Leather and Leather Manufactures.

Of Lodicarius Beisang and others, of Waterloo and other Townships; praying that a term be allowed Province. them for obtaining their naturalization, and for a

Nelson, in the District of Gore; praying that the out. Funds of the University of King's College may not be divided amongst different Religious Denomina-

tions.

Of Alexander M'Naughton and others, of the Township of Nassagaweya; praying that the Funds of the University of King's College, Toronto, may not be

divided amongst various Religious Denominations.

Of Henry F. Graham and others, inhabitants of Barton, and other Townships in the District of Gore; praying for the construction of a Swing Bridge over

the Burlington Bay Canal,

Of Alexander M. Cann and others, of Nassugaweya; praying that the Report of the Select Committee, recommending that a portion of the Clergy Reserve Lands may be vested in the Church Society of the Diocese of *Toronto*, be rejected.

Of the Reverend T. G. Elliot and others, members of the United Church of England and Ireland, in the Township of Colchester, in the Western District; and of the Reverend Robert Harding and others, members of the United Church of England and Ireland, in the Township of Emily, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Reverend Edward G. Sutton and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Reverend Messire Lamarre and others, of the Parish of Ste. Jeanne de l'Isle Perrot, in the District of Montreal: praying for an aid to repair certain Roads, and to make a Quay and other improvements in the said Island.

Of Sister E. Forbes dite M'Mullen, Superior and other Ladies, the Religious Sisters of Charity of the General Hospital of Montreal, (Swurs Grises;) praying to be empowered to sell certain portions of their property.

Of the Reverend Messire Ducharme and others, of Petitions read. Ste. Thérèse and other Parishes, in the County of Terrebonne; praying that the Registry Office for the said County may be removed from the Village of Terrebonne to Ste. Thérèse de Blainville.

Of Robert Riddell, Esquire, and others, of the

District of Talbot; praying that the 4th Section of the Naturalization Law of 1841 may be revived and

Of W. F. Wallace, Chairman of a meeting of the inhabitants of Bayham, and the adjoining Townships in the District of London; praying for aid to improve the Port Burwell Harbour, and to construct a Plank

Of John Claus and W. Claus of Niagara; praying for an enquiry into a certain Surrender made by the Six Nations Indians, on the Grand River, in Canada West, to the late Honourable William Claus, of whom

they are heirs.

Of Edmund Riselay, Esquire, and others, of the District of Niagara; praying that the Act passed last Session, for the regulation of Ferries, may not apply in its operations to the River Niagara; and that it be restricted to Ferries entirely within the

Of G. W. Brooks and others, inhabitants of the general law granting a longer period for taking the Town and vicinity of Sherbrooke; praying that the oath of allegiance, or that all aliens after a residence intentions of the Legislature expressed, during the of seven years may take the said oath. last Session, on the subject of a Branch Road from Of Junes P. Gage and others, of the Township of Sherbrooke to the Eastern Townships may be carried

> Ordered, That the Petition of Mrs. Julia Bell, of Petitions Rethe City of Toronto, widow of the late Encas ferred: Bell; and the Petition of Mrs. Catherine M'Len-Julia Bell. nan, widow of Hugh M'Lennan, late door keeper Catherine to the Legislative Assembly, be referred to the M'Lennan Standing Committee on Contingencies.

Ordered, That the Petition of Patrick Wallace and P. Wallace. others, of Cobourg; the Petition of D. E. Boul- et al. ton, Esquire, and others; the Petition of Thomas D. E. Boulton, Molson, Esquire, and others, inhabitants of the Esquire, et al. City of Montreal; and the Petition of Lodgarius T. Molson, Esquire, et al. Beisang and others, of Waterlov and other Town- L. Beisang, ships, be referred to the Standing Committee on et al. Private Bills

Ordered, That the Petition of the Reverend Fran-Rev. F. J. cis J. Lundy, Professor of Classical Literature Lundy. in M'Gill College, be referred to the Select Committee to which was referred the Petition of William Wickes, A. M., and of Edward Chapman, B. A., of the City of Montreal. Ordered, That the Honourable Mr. Cayley be

added to the said Committee. Ordered, That the Petition of Samuel Birdsall, Samuel Bird-Esquire, and others, of the Township of Canboro, sall, Esq. et al. in the District of Niagara; the Petition of J. Kerby, et al. James Kerby and others, of Bertie, in the District of Niagara; the Petition of Thomas O. T. O. Parry, Parry and others, of the Township of Gainsboro', et al. in the District of Niagara; the Petition of Ozias O. Buchner, Buchner and others, of the Township of Crow- et al. land, in the District of Niagara; the Petition of John Graybill, Esquire, and others, of the Town-J. Graybill, ship of Wainfleet, in the District of Niagara; Esquire, et al. the Petition of Abraham Schooley and others, of A. Schooley. the Township of Humberstone, in the District of et al. Niagara; and the Petition of Archibald Thompson, A. Thompson, Esquire, and others, inhabitants of the Town-Esquire, et alship of Stanford, in the District of Niagara; be referred to the Select Committee to which were referred so much of the entries in the Journals of this House of the Session of 1843, as contain

the Petition of the Municipal Council of the District of Niagara, on the subject of the selecJ. Harris, et al.

tion of a site for a new District Town; the Pe-Grimsby, and other Townships, in the District of Niagara; and the Reports of the Select Committee to which the said Petitions were referred.

C. Gates, et al.

Resolved, That the Petition of Calvin Gates and others, of the Townships of Walpole and Rainham, in the District of Talbot, be referred to a Select Committee composed of Mr. Thompson, the Honourable Mr. Solicitor General Sherwood, the Honourable Mr. Papineau, Mr. Merritt, and Mr. Price, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers

T. Morgan.

Resolved, That the Petition of Thomas Morgan, of Hallowell, in the District of Prince Edward, be referred to a Select Committee, composed of Mr. Roblin, Mr. Macdonald of Kingston, and Mr. Price, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

J. K. Andrews,

Resolved, That the Petition of James K. Andrews and others, inhabitants of the Township of Dumfries, in the District of Gore, be referred to a Select Committee, composed of Mr. Webster, Mr. Williams, Mr. Stewart of Bytown, Mr. Roblin, and Mr. Dickson, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

W. Duncan.

Resolved, That the Petition of William Duncan of Coteau du Lac, be referred to a Select Committee, composed of Mr. Lantier, Mr. Méthot, Mr. Laurin, Mr. Macdonell of Stormont, and Mr. Guillet, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

W.M'Dougall,

Resolved, That the Petition of Wm. M'Dougall and others, of the Township of Hamilton, in the District of Newcastle, be referred to a Select Committee, composed of Mr. Meyers, Mr. Williams, Mr. Seymour, Mr. Macdonald of Cornwall, and Mr. Chalmers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Messages from of the Government

Messages from The Honourable Mr. Daly, one of Her Majesty's Administrator Executive Council, delivered to Mr. Speaker, two Messages from His Excellency, the Administrator of the Government, signed by His Excellency.

And the said Messages were read by Mr. Speaker, all the Members of the House being uncovered, and ||SIR, are as followeth:-

CATHCART,

Lots for Public Buildings in Montreal.

The Administrator of the Government recommends to the Legislative Assembly the consideration of the necessity of adopting measures to authorize the Administrator in Council to select and acquire suitable lots of ground in the City of Montreal, for the erection of a Residence for the Governor of the Province, of a Parliament House and Public Offices, and to provide the means of carrying these objects into execution.

GOVERNMENT HOUSE, Montreal, 13th April, 1846.

CATHCART,

The Administrator of the Government recommends Honourable Honourable L.J. Papineau. 4th March, 1846. to the consideration of the Legislative Assembly the accompanying application from the Honourable L. J. Papineau, for arrears of

Salary, amounting to Four Thousand Five Hundred Application of tion of a site for a new District Town; the re- Saiary, amounting to Four Thomas I Honourable tition of John Harris and others, inhabitants of Pounds Currency, and not drawn by him, as Speaker L.J. Papineau of the Legislative Assembly of Lower Canada.

The Administrator of the Government is advised that this debt is due in point of Law, and if the House concur in this opinion, and shall be pleased to make provision for the payment of it, the Administrator of the Government is authorized, in such case, to signify his willingness on behalf of Her Majesty's Government, to accede to Mr. Papineau's applica-

GOVERNMENT HOUSE, Montreal, 11th April, 1846.

(Copy.)

Montreal, 4th March, 1846.

May I beg that you will be kind enough to submit to His Excellency, the Governor-General, for his early and favourable consideration, my just claim for the payment of arrears of Salary due to me as former Speaker of the House of Assembly.

Your sense of justice and perfect knowledge of the facts, exempt me from the necessity of entering into any explanation with reference to the nature and amount of my claim, which is founded on public documents. I therefore trust, that at the first convenient opportunity, you will lay before His Excellency all necessary information, and a detail of the circumstances which oblige me respectfully to solicit his interference, by issuing his warrant to the Receiver General, or adopting such other measure as in his wisdom and benevolence he may think proper, so as to enable me to receive a sum which I think justly due to me from Her Majesty's Government.

I am, &c.

L. J. PAPINEAU. (Signed,)

The Honourable D. DALY, &c. &c. &c.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Administrator of the

Return to an Address of the Legislative Assem-Return of bly, dated the 30th ultimo; praying that His Ex-Commutationscellency, the Administrator of the Government,
would be pleased to direct the proper officer to lay before the House "a Return of the number of Commutations which have taken place under the Act 8th Victoria, chapter 42, intituled "An Act the better "to facilitate optional Commutations of the tenure " of lands en roture in the Seigniories and Fiess in "Lower Canada, into that of franc alleu roturier."

> SECRETARY'S OFFICE, Montreal, 1st April, 1846.

I have the honour, by command of the Administrator of the Government, to request that you will be good enough to furnish me at your earliest convenience, to enable His Excellency to reply to an Address of the House of Assembly upon the subject, with a list or schedule of all Notarial agreements or actes which may have been deposited in your office by any Seignior or Proprietor of any Fief or Seigniory in Lower Canada, in pursuance of the requirements of the 3d section of the Act 8th Vic., cap. 42.

I have, &c., (Signed,)

D. DALY, Secretary.

Honourable W. Morris, Receiver General, &c. &c. &c.

RECEIVER GENERAL'S OFFICE, Montreal, 3d April, 1846.

Notarial Actes.

I have the honour to acknowledge the receipt of your letter of the 1st instant, and in reply thereto, I beg to state that no Notarial agreements or actes have as yet to my knowledge been deposited in my office by any Seignior or Proprietor of any Fief or Seigniory in Lower Canada, in pursuance of the requirements of the 8th Victoria, c. 42.

I have, &c., med.) W. MORRIS, (Signed,)

Receiver General.

Honourable D. Daly, Provincial Secretary, &c. &c. &c.

Also,

Navigation River

Return to an Address of the Legislative Assem-Riche-bly to His Excellency, the Administrator of the Government, dated 2d instant; praying that His Excellency will be pleased to inform the House "of all such steps as have been taken by the Board of Works to complete the navigation of the River Richelieu, and the causes why the appropriation made to that effect by the Statute of the 4th and 5th Victoria has not been expended."

(Copy.)

Board of Works, Montreal, 11th April, 1846.

SIR,

By command of His Excellency, the Administrator of the Government, I have the honour to report for his information,

That the works of the improvement of the River Richelieu were advertized and tenders for their construction received early in 1844.

That on the 10th July the tenders were decided on, and after the usual enquiries as to the securities, &c., the contract was executed on the 12th August

of the same year.

That although considerable preparation of materials was made by the contractors, their progress with the work generally was very unsatisfactory, so much so as to compel the Board in September last to institute proceedings to take the work out of their That the parties so contracted with, were those who had taken the work of the Montreal termination of the Lachine Canal, in which they also failed; and becoming bankrupt, all their outfit, as well as the materials prepared by them for the pro-secution of their works, were placed in the hands of the assignees, and it has been but within the last few days that the Board have been able to make such arrangements with them as give them the command of the materials.

The work is now re-advertized, and every exertion will be made to have the work completed in the shortest possible time.

I have, &c. H. H. KILLALY, (Signed,) Chairman.

Honourable D. DALY, Provincial Secretary, &c. &c. &c.

And also,

Quebec Turn. pike Roads.

Return to an Address of the Legislative Assembly to His Excellency, the Administrator of the Government, dated 30th ultimo; praying that His Excellency will be pleased to acquaint the House "with the reasons why the Trustees of the Quebec" Turnpike Roads have not caused the road from the Côte de Champigny (including the said Côte) to the Bridge commonly called the "Red Bridge" or "Commissioner's Bridge" to be Macadamized, in conformity with the Act 8th Victoria, chap. 55, and if the said Trustees have the intention of conforming themselves to the said law, and of Macadamizing the said road in the course of next summer."

(Copy.)

following reasons:-

Quebec, 7th April, 1846.

SIR, In answer to your letter dated the 1st instant, Quebec Turntransmitting copy of an Address of the House of Pike Roads. Assembly for certain information relative to the Quebec Turnpike Trust, I have the honour to inform you, by order of the Trustees of the Quebec Turnpike Roads, that they have not caused the road from the Côte de Champigny, including the said Côte, to the Bridge commonly called the Red Bridge or Commissioner's Bridge, to be Macadamized, in conformity with the Act 8th Vict., c. 55, for the

Because the loan authorised by the said Statute of the sum of eight thousand eight hundred and eighty-two pounds currency was granted upon the petition and estimate made by the Trustees to the Legislature, for the purpose of finishing the old roads and works then in progress and previously put under their management, in which estimate the Champigny Road was not included; but after the petition and estimate made by the Trustees, it was included in the Act by the Legislature without any provision or grant of moneys for its construction.

To make and Macadamize the Champigny Road as provided for by the Act it will require a sum of three thousand pounds currency or thereabouts.

I am further directed by the Trustees to inform you, that steps have been taken by them preparatory to commencing and making the Champigny Road as soon as they have funds to apply to that object.

I have, &c. (Signed,) J. PORTER, Secretary.

Honourable D. Daly, Provincial Secretary, &c. &c. &c.

Ordered, That the Select Committee on Railroads

have leave to report from time to time.

The Honourable Mr. Robinson, from the Select Report on Committee on Railroad Bills, with power to report Railroad Bills. from time to time, presented to the House the First Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix R.)

Ordered, That the Select Committee to which Magdalen was referred the Magdalen Islands Bill, and Islands Bill. other References, have leave to report from time to time.

Ordered, That Mr. Leslie be added to the said Committee.

Mr. Christie, from the Select Committee to which was referred the Bill relating to the Magdalen Islands, in the Gulf St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands, and other references, with power to report from time to time, presented to the House the First Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix S.)

Mr. Stewart of Bytown, from the Select Committee Report on to which was referred the Petition of William Roger- Petition of W. son and others, Manufacturers of Lumber, of the Pro-Rogerson, vince of Canada, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee having taken into consideration Report the Petitions of several parties, praying that the salary of the Supervisor of Cullers in Quebec be increased; beg leave to recommend that such salary be increased from four hundred to five hundred pounds, and that it should not hereafter exceed that sum.

Ordered, That the said Report be committed to a Committee of the whole House, on to-morrow.

Private Bills.

Mr. Hale, from the Standing Committee on Private Bills, presented to the House the Fifth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Trafalgar Road Bill.

Your Committee have examined the Bill to incorporate certain persons as "the Trafalgar, Esquesing, and Erin Road Company," and have made certain amendments thereto, which they submit to your Honourable House.

Petition of A. Leslie, Esq.

Your Committee have considered the Petition of Anthony Leslie, Esquire, Inspector of Licences for the District of Bathurst; praying to be protected from the consequences attendant upon his having inadvertently voted at the last Election for the County of Lanark. A law was passed last Session for the purpose of indennifying such persons (being disabled from voting) as might, through ignorance of the law, have given their votes at the last General Election; but as the Election in question was held a few months subsequent to the General Election, the Petitioner's case does not come within that Act; your Committee beg leave, therefore, to recommend that a Bill be passed for his relief.

Woodstock Railroad.

The Petition of John Burwell, Esquire, praying against the incorporation of the Woodstock, Port Burwell, and Port Rowan Railroad Company, has been referred to your Committee, but as they have already reported against the measure in question, it is unnecessary for them to take the Petition into their consideration.

Report on Petition of J. W. was referred the Petition of James W. Sharrard and others, of Pickering and other Townships in the Home Mr. Williams, from the Select Committee, to which District, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have considered the Petition of James W. Sharrard and others, of the Home District, praying that the ministers of the denomination called "Christians," may be allowed to celebrate Marriage; and having ascertained that the members of the said denomination, are a respectable and somewhat extensive body, they beg leave to recommend that the privilege which they desire to obtain for their ministers be granted to them, upon the same conditions as the ministers of other denominations.

" Bible Christians" Bill.

Ordered, That Mr. Williams have leave to bring in a Bill to extend the benefit of a certain Act of the Parliament of Upper Canada, therein mentioned, to the ministers of the denomination calling themselves "Bible Christians;" and also to extend the benefit of the said Act to a certain other denomination styling themselves "Christians."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Leslie's Indemnification Bill. Ordered, That Mr. Leslie have leave to bring in a Bill to indemnify Anthony Leslie, Inspector of Licenses, for having, in ignorance of the Law, voted at the late Election for the County of

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Great Western Railroad Bill.

Ordered, That the Bill to incorporate a Company to extend the Great Western Railroad from Hamilton to Toronto, be committed to a Committee of the whole House, to-morrow.

Ordered, That the Bill for the better administra- Gaspé Admition of Justice in the General Sessions of the histration of Justice Bill. Peace for Gaspé, and to prevent charges upon the Treasury of the Province, for unnecessarily summoning Jurors thereto, as reported by the Select Committee, to which was referred the Magdalen Islands Bill and other References, be committed to a Committee of the whole House, on to-morrow.

Ordered, That the Bill to incorporate certain per-Trafalga sons, as "the Trafulgar, Esquesing, and Erin Road Bill.
Road Company," as reported by the Standing
Committee on Private Bills, be committed to a Committee of the whole House, on Thursday

Ordered, That the First Report of the Select Com-Niagara and mittee on Railroad Bills, upon the Petition of Detroit Rivers John Prince, Esquire, President of the Niagara and Detroit Rivers Railroad Company and others, freeholders and inhabitants of Upper Canada, be committed to a Committee of the whole House, on to-morrow.

Ordered, That the Fourth Report of the Standing Dempsey's Re-Committee on Private Bills, upon the Bill to lief Bill. authorize the Courts of Queen's Bench and of Chancery, in Upper Canada, in their discretion to admit John W. Dempsey to practise as an Attorney and Solicitor therein, together with the said Bill, be committed to a Committee of the whole House, on to-morrow.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr.

Resolved, That an humble Address be presented Address, into His Excellency, the Administrator of the forming His Government, informing His Excellency of the Excellency of this House, upon the application of their Speaker.

Speaker, the Honourable Sir Allan Napier Macnab, Knight, has, for the reasons assigned by him, of an impending severe domestic calamity, granted to him leave of absence from his duties, and have appointed a Member of this House to be their Speaker, until the return of Sir Allan Napier Macnab, their first Speaker.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council of

this Province.

Ordered, That the Orders of the Day be postponed orders Postponed. until to-morrow.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr.

The House adjourned.

Martii, 14° die Aprilis.

Anno Nono, Victoriæ Reginæ, 1846.

A MESSAGE from His Excellency, the Admi-House attends nistrator of the Government, by Frederick Starr Administrator Jarvis, Esquire, Gentleman Usher of the Black Rod of the Government in Legis.

Mr. Speaker,

H: The Administrator of the Black Rod of the Government in Legis.

His Excellency, the Administrator of the Govern-Chamber. ment, desires the immediate attendance of this Honourable House, in the Legislative Council Chamber.

Accordingly, Mr. Speaker, with the House, went to the Council Chamber,

And being returned,

Mr. Speaker reported, that when the House did Esquire, and others, of the District of Prince Edward. on the table. attend His Excellency, the Administrator of the Government, this day, in the Legislative Council Chamber, he had addressed His Excellency, as follows, viz :~

MAY IT PLEASE YOUR EXCELLENCY,

Sir A. N. Macnab's absence.

The Legislative Assembly having, upon the application of their Speaker, Sir Allan Nupier Muchab, Knight, for the reason assigned by him, of an impending severe domestic calamity, granted to him leave of absence from his duties, I have the honour to state that they have been pleased to appoint me to be their Speaker, until the return of Sir Allan Napier Macnab.

If, in the performance of the important duties thus entrusted to me, I should at any time fall into error, I trust that the fault will be imputed to me alone, and not to the Assembly, whose servant I am; and that while I have the honour to fill this high and important office, nothing may occur to affect or diminish that harmony between the different branches of the Legislature, which has hitherto so happily prevailed.

To which the Honourable the Speaker of the Legislative Council said,

Mr. Speaker,

I am commanded by His Excellency, the Administrator of the Government, to declare to you, that he receives the communication just made by you, with full confidence in the wisdom and judgment of the Assembly, who have thus appointed you to be their Speaker during the absence of Sir Allan Napier

Middlesex Election.

Mr. Speaker acquainted the House that he had received the Report of the Commissioners, appointed to take evidence in the matter of the Contested Election for the County of Middlesex.

Supervisor Cullers,

Mr. Speaker laid before the House the accounts of the Supervisor of Cullers to the 31st December, 1845, as required by the Act 8th Vict. cap. 49. (For the said Accounts see Appendix T.)

Mechanic's Institute.

 \mathbf{Also} Statement of Property held by the Mechanic's Institute of Montreal, as required by the Act 8th Vict.

Mechanic's Institute of Montreal, April, 1846.

GENERAL ABSTRACT OF PROPERTY.		
Library, 850 Volumes, estimated value£212	10	0
Scientific Apparatus 58	0	0
Chemical do 35	0	0
	0	
Maps, Charts and Drawings 12	10	0
Pamphlets and unbound works 10	0	0
	0	
Carpets 5	0	0

Certified, JOHN OSTELL, President of the Montreal Mechanics' Institute.

> CHS. M'DONALD, Recording Secretary.

And also,

Banks and In-

Statements of the affairs of the Banks and Insurance Offices of the Province, received in conformity to an order of the House of the 31st ultimo.

(For the said Statements, see Appendix U.)

Petitions laid on the table.

The following Petitions were severally brought up and laid on the table.

By the Honourable Mr. Solicitor General Sherwood,—The Petition of William Leslie, Senior, and others, members of the United Church of England Your Committee have examined the Bill to vest Vidal's Relief and Ireland, of the Townships of Moore and Sombra; in Richard E. Vidal, his heirs and assigns, the Bill (relating to the rate of Postage.)

By Mr. Roblin,-The Petition of Samuel Solmes, Petitions laid

By the Honourable Mr. Robinson,—The Petition of William Gamble and others, of the Home District; the Petition of the Reverend Thomas Smith Kennedy and others, members of the United Church of England and Ireland, in the Townships of Darlington and Clarke, in the Diocese of Toronto; and the Petition of John Tipping and others, inhabitants of the District of Simcoc.

By the Honourable Mr. Baldwin,—The Petition of Chester Draper and others, of Cartwright, Mariposa, and other Townships; the Petition of Peter Perry and others, inhabitants of Whithy and other Townships; and the Petition of Joseph Gould and others, of the Township of Uxbridge, in the Home District.

By Mr. Thompson,-The Petition of the President, Directors, and Company, of the Gore Bank.

By Mr. Webster,-The Petition of George J. Grange and Thomas Hodgskin, on behalf of a Public Meeting in the Town of Guelph, in the District of Wellington.

By Mr. De Witt,—The Petition of S. B. Caldwell and others, Leather Manufacturers and Leather Dealers.

Ordered, That the Petition of the Reverend Ed-Petition of ward G. Sutton and others, members of the United Rev. E. G. Church of England and Ireland, in the Diocese of Referred. Quebec, be referred to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto.

Mr. Dickson, from the Select Committee to which Report on Pewas referred the Petition of the Municipal Council tition of Municipal Council tition of Municipal Council the District of Niagara, (relating to Temperance cil, (Niagara) Houses,) presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee, to which was referred the Petition of the Niagara District Municipal Council, praying that an Act may be passed authorizing the respective District Councils of this Province to pass Bye-Laws for the regulation of Temperance Houses, beg leave to report that, in their opinion, a great necessity exists for some provision being made by law for the regulation of Temperance Houses, the same being very numerous throughout the Province; and as they hold out inducements for all well-disposed persons to frequent the same, your Committee are of opinion, that they ought to be equally required to furnish good and comfortable accommodation as well as persons taking out licenses, that those persons repairing thereto may find those comforts which they ought to receive, and which proprietors of the said Houses ought to be compelled to furnish; and therefore, the said Petition is, by your Committee, re-commended to the favourable consideration of the

Ordered, That Mr. Dickson have leave to bring in Temperance a Bill to enable the District Councils in Upper Houses Bill. Canada to regulate Temperance Houses.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Mr. Hale, from the Standing Committee on Pri- Private Bills. vate Bills, presented to the House the Sixth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

and the Petition of the Toronto Board of Trade, Government allowance for a Road across certain lots of land in the Township of Sarnia, in the Western

Vidal's Relief District, now belonging to him, and have agreed to the same without amendment. While thus reporting the Bill in question, your Committee deem themselves called upon to recommend, that the party whose relief is contemplated by it, should be exempted from the usual payment required for Private Bills, in as much as it has in view the rendering legal and valid a transfer of the site of a public road, made bonâ fide by public authorities, the legality of

which is questioned.

Your Committee have considered the Petition of the President and Directors of the Bronté Harbour Company, praying that their Act of incorporation, which expired last year, in consequence of the works not having been completed, may be renewed; and finding that a portion of the capital stock has been subscribed and paid up, and that a substantial Pier has been constructed, they beg leave to recommend

that the said prayer be granted.

Petition of L. Beisang.

Harbour.

Your Committee have also considered the Petition of Lodicarius Beisang and others, complaining of the formalities and expenses to which they are subjected in order to avail themselves of the Alien Act, and praying for the passing of a general law relative to the naturalization of aliens; and your Committee, while they do not consider that the subject of a general law comes legitimately within the scope of their duties, are also of opinion, that they should not proceed further in the consideration of the Petition in question, the Executive Government being the authority to whom the Petitioners should have addressed themselves, and in whom the discretionary power of establishing the formalities complained of, is vested by the Provincial Statute.

Vidal's Relief Bill.

Ordered, That the sixth Report of the Standing Committee on Private Bills, upon the Bill to vest in Richard E. Vidal, his heirs and assigns, the Government allowance for a Road across certain lots of land in the Township of Sarnia, in the Western District, now belonging to him, be committed to a Committee of the whole House on to-morrow.

Bankrupt Laws Bill. Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to continue and amend the Bankrupt Laws now in force in this Province.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

On motion of the Honourable Mr. Attorney General Smith, seconded by Mr. Solicitor General Taschereau.

Court House, (Montreal.)

Resolved, That this House do now resolve itself into a Committee of the whole House, to take into consideration the propriety of adopting measures for the rebuilding of a Court House in the City of Montreal, and of acquiring the ground necessary therefor, and of providing the necessary Funds for that object.

The House accordingly resolved itself into the said

Committee.

Mr. Duggan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Duggan reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Message from Legislative Council.

A Message from the Legislative Council by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker,

The Legislative Council have passed the following Bills, to which they desire the concurrence of the Assembly.

"An Act to authorize the Devisees and Trustees Brockville
"of the will of the late Honourable Charles Jones, to Police (Town
"convey a Town Lot therein mentioned, to the
"President and Board of Police of Brockville, for the

"uses and purposes therein mentioned."

"An Act for the Relief of Juliet Vanzandt, wife Vanzandt, of Jacob L. Vanzandt, who claims as sister of the Relief Bill.

"of Jacob L. Vanzandt, who claims as sister of the Relief Bill. "half blood of Richard Duncan, late of Williams"burgh, in the Eastern District of this Province."

"An Act for defining and establishing the course Gloucester of the side lines of lots in the Gore of the Township Gore Bill. of Gloucester, in the District of Dalhousie."

And then he withdrew.

An Engrossed Bill from the Legislative Council, Brockville intituled, "An Act to authorize the Devisees and Police (Tuot) Bill. "Trustees of the will of the late Honourable Charles "Jones, to convey a Town Lot therein mentioned to "the President and Board of Police of Brockville, for "the uses and purposes therein mentioned," was read for the first time.

An Engrossed Bill from the Legislative Council, Vanzandt's intituled, "An Act for the Relief of Juliet Vanzandt, Relief Bill. "wife of Jacob L. Vanzandt, who claims as Sister of "the half blood of Richard Duncan, late of Williams-"burgh, in the Eastern District of this Province," was read for the first time.

An Engrossed Bill from the Legislative Council, Gloucester intituled, "An Act for defining and establishing the Gore Bill. "course of the side lines of lots in the Gore of the "Township of Gloucester, in the District of Dal-"housie," was read for the first time.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith,

Resolved, That this House do now resolve itself Duty on Stills. into a Committee of the whole House, to take into consideration the propriety of repealing the Laws in force relating to duties on Stills, and the method of collecting the same, and of substituting other enactments therefor.

The House accordingly resolved itself into the said

Committee.

Mr. Cauchon took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Cauchon reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Ordered, That Mr. Solicitor General Taschereau Witnesses Athave leave to bring in a Bill to enforce the attendance Bill. ance of witnesses before Magistrates in Lower Canada, in certain cases.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Ordered, That Mr. Solicitor General Taschereau Forgery Bill. have leave to bring in a Bill to amend the Law in cases of Forgery.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

On motion of the Honourable Mr. Moffatt, seconded by the Honourable Mr. Robinson,

Resolved, That an humble Address be presented to Address for His Excellency, the Administrator of the Go-tions, &c. re-

23

lative to M'Gill College

vernment, praying that he will be pleased to cause to be laid before this House copies of any Report or other communications made to the Executive by the Royal Institution for the advancement of learning, since last Session of the Provincial Parliament, in reference to the affairs of M'Gill College. Also, Copies of all correspondence, for the same period, between the Executive and the Secretary of State for the Colonies, and between the former and the Principal or Governors of M'Gill College, in reference to the affairs of the said College.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

St. Lawrence and Atlantic -Railroad Bill. Ordered, That the Honourable Mr. Moffatt have leave to bring in a Bill to amend the Act incorporating the St. Lawrence and Atlantic Railroad Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Leave of Absence.

Ordered, That Malcolm Cameron, Esquire, have leave to absent himself from this House from Saturday next, during the remainder of the Session, on urgent private business.

On motion of Mr. Cauchon, seconded by the Honourable Mr. Baldwin,

Address for Correspondence, relative to Joseph Simpson.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that he will be pleased to cause to be laid before this House, copies of any correspondence which may have taken place between the Executive Government and Joseph Simpson, complaining that the Trinity House of Quebec have unjustly refused to give him a certificate of qualification as a Pilot, and also copies of any correspondence between the Government and the said Trinity House, on the same subject.

His Excellency, the Administrator of the Government, by such Members of this House, as

On motion of Mr. Chalmers, seconded by Mr. Williams,

Address for Communications, relative to Clergy Reserves.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that he will be pleased to cause to be laid before this House a copy of any communications which he may have received, from Her Majesty's Secretary of State for the Colonics, relative to suspending the sale of the

Clergy Reserves.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

Message from The Honourable Mr. Attorney General Draper, His Excellency one of Her Majesty's Executive Council, delivered to Mr. Speaker a Message from His Excellency, the Administrator of the Government, signed by His

> And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:-

CATHCART.

The Administrator of the Government transmits Clergy Reserve for the information of the Legislative Assembly in Lands. reply to their Address of the 7th instant, a copy of a Report of a Committee of the Executive Council, approved by the late Governor General, suggesting certain alterations in the Regulations prescribed by Her Majesty in Council for the sale of the Clergy Reserve Lands.

The Administrator of the Government informs the. Legislative Assembly that the Report referred to has been transmitted to Her Majesty's Secretary of State for the Colonies, and is still under the consideration of the Imperial Government.

GOVERNMENT HOUSE, Montreal, 14th April, 1846.

(Copy.)

Copy of a Report of the Executive Council, dated 17th of September, 1845; approved by His Excellency the Governor General in Council, the same day.

On the Petition of John Armstrong, that the amount of nine years' interest on Clergy Reserve Lot No. 15, in the Third Concession of the Township of Lansdowne, on which he has settled and improved may be remitted.

The Committee have attentively reconsidered the complaint of the Petitioner as well as that of many other individuals who have recently come before Your Excellency with their representations on the subject of the existing Regulations for the sale of the

Clergy Reserves.

In order to bring before Your Excellency the particular circumstances of this case, it may be proper to state that under the authority of the Imperial Statute passed in the seventh and eighth years of the Reign of His Majesty King George the Fourth for the sale of the Clergy Reserves in the Provinces of Upper and Lower Canada, His Excellency Sir P. Maitland, the Lieutenant Governor of Upper Canada, by and with the advice of his Executive Council on the 16th day of February 1828, adopted certain Regulations for the disposal of the Clergy Reserves in that Province, the 6th of which directed "that the lots 'not under lease be disposed of by private sale; the 7th Ordered, That the said Address be presented to "that the lots be payable by instalments as follows: "Ten per cent. upon entering into the agreement, "and the residue in nine equal annual instalments are of the Honourable the Executive Council "with interest yearly or at any earlier period at the of this Province." These regulations do not require the occupants of lots not under lease to pay any back interest or rent; and it was during the time that they were in force that the greater number of the complainants went upon these lands and applied for their purchase at the then valuation.

It is well known that a large quantity of the Clergy Reserves was valued by different individuals under the authority of the Government, long prior to the Union of the Provinces, and many persons in possession of these lands so valued, repeatedly made application to the Commissioner of Crown Lands to be allowed to purchase under the Regulations then in existence, but owing to the limited quantity of Clergy Lots at the disposal annually of that officer, and to other causes unknown to the Committee, very many of these applicants were disappointed in their endeavour to become the purchasers up to the beginning of the year 1841, when all sales of the Reserves

On the 21st of October of that year, in pursuance of the Imperial Act 3 and 4 Victoria chapter 78, an order was passed by Her Majesty in Council for the disposal of the Clergy Lands in this Province, and it was provided by the 9th and 10th Regulations of that order, that Lessees or their Assignees, and occupants of these lands should be entitled for the space of twelve

Clergy Reserve calendar months after the land should be offered for sale, to become the purchasers, and that all sales shall

be for money in hand.

On the 10th of December 1842 Her Majesty in Council was pleased to rescind the above Regulations in order that the agent for the sale of these lands shall allow the privilege of pre-emption to Lessees or their Assignees and to occupants, and that in case of any sales to Lessees or their Assignces or occupants interest upon the purchase money at the rate of six per cent. per annum, shall be added thereto from the time the leases of such lands expired, or from the time of occupation as reported by the Inspectors.

It was also ordered by these last Regulations, that a credit of part of the purchase money shall be given; that is to say that two-sixths of the purchase money shall be paid in hand, and the remaining four-sixths, in four equal annual instalments, with interest at the rate of six per cent.

The Committee understand by the Petitions before them, that the Lessees whose leases have expired, and the occupants of Clergy Lots, are dissatisfied with the terms upon which the lands are now offered for sale because they are less favourable than the Regulations which existed when they took possession, and were led to expect the privilege of becoming purchasers of their respective lots, and also because they are required to pay the full amount of the purchase money within the period of four instead of ten years. They complain of the charge of back interest on the present valuation of the lands, and allege that had they been permitted to purchase at the former valuation, and under the old regulations, their condition would have been greatly preferable, as the uncertainty in which they have been kept has tended to unsettle their minds and retard their improvements. Besides which it is stated, that the present valuation exceeds in many instances the accumulated principal and interest of the former valuation.

Taking into consideration the whole of the circumstances of this very important and perplexing question, the Committee are disposed to advise Your Excellency to recommend to Her Majesty to rescind the ninth and tenth Regulations of Her Majesty's Order of the 10th December 1842, and to substitute

the following:-

Ninth. That when any of the said Clergy Reserve Lands shall be offered for sale, which have been leased, the leases of which have expired, and the rent remaining unpaid, or which have been occupied without authority prior to the 1st day of January 1841, the agent for the sale of such Clergy Reserves shall allow privilege of pre-emption to such Lessees or their Assignees and to the said occupants. And, that in case of any sales to such Lessees or occupants, the parties in possession shall furnish to the Agent or the Collector of Clergy Rents, an affidavit from two neighbours shewing the period of occupancy and the nature and extent of the improvements made, and the said Agent for the collection of the Rents, shall be authorised to arrange the amount to be paid, at the customary rent of leased lots, such arrangement to be subject to revision and modification in particular cases by the Governor General in

Tenth. That the said Clergy Reserve Lands shall be sold on the following terms, that is to say: -Onetenth of the purchase money to be paid in hand, and the remaining nine-tenths in nine equal instalments, payable on the first day of January in each year, with interest at the rate of six per cent. per annum; —the first of the said instalments to fall due and be payable on the first day of January next ensuing after any such sale. Provided always, that the purchaser or purchasers shall be at liberty to pay the whole purchase money or any instalment or instal-

ments, with interest to the day of payment in ClergyReserve

anticipation of the same becoming due.

Fifteenth. That the privilege of pre-emption granted by the ninth Regulation to Lessees and their Assignees, whose leases expired previous to the first day of January 1841, and also to occupants of Clerg Lots without authority prior to the same date, shall not be considered to extend to such Lessees or their Assignees, or to such occupants as do not on or before the first day of January 1847 make application to the Commissioner of Crown Lands, for the purchase of the Clergy Lots which they respectively occupy, and who do not on or before that day, pay to the Agent for the collection of rents, all rents which may be due, according to the ninth Regulation of this

Sixteenth. That no person who may without authority after the first day of January 1846, enter upon or possess himself of any Clergy Lot, shall be regarded as having any claim to pre-emption as the purchaser, and the Commissioner of Crown Lands shall not deal with any such occupant as being entitled to any consideration, by reason of his having

so entered upon any Clergy Lot.

The Committee would humbly advise your Excellency to represent to Her Majesty's Principal Secretary of State for the Colonies, the probability of a greater quantity of Clergy Reserves being applied for by purchasers, during the year 1846, than one hundred thousand acres, and soliciting his approbation of sales being made by the Commissioner of Crown Lands to a greater extent, if necessary.

Certified. (Signed,) E. PARENT. -

Ordered, That the said Message, together with the Message and Minute of the Executive Council, accompany-Report to be ing the same, be printed for the use of the Members of this House.

Ordered, That John Prince, Esquire, have leave to Leave of absent himself from this House, from Saturday Absence. next, during the remainder of the Session, on urgent private business.

On motion of Mr. Lantier, seconded by Mr. Méthot,

Resolved, That an humble Address be presented to Address rela-His Excellency, the Administrator of the Go-tiveto Cascades vernment, praying that he will be pleased to Plank Road. cause to be laid before this House, a Statement showing the different Tenders offered and made for the lease of the Tolls on the Cascades Plank Road during the current year; the dates of all such tenders, by whom they were made, at what amount or price, and to whom and when the Tolls on the Cascades Plank Road were let for the current year, commenced since the spring of 1845.

Ordered, That the said Address be presented to His Excellency the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

Ordered, That Mr. Macdonald of Kingston, have Wolfe Island leave to bring in a Bill to incorporate "the Wolfe Railroad Bill. Island, Kingston and Toronto Pailroad Com-

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of the Honourable Mr. Aylwin, se-

conded by Mr. Chabot,

Resolved, That an humble Address be presented to Address for His Excellency, the Administrator of the Go-Statement of Timber Licenser.

vernment, praying that His Excellency will be pleased to cause to be laid before this House, a Statement of all Licences for cutting Timber upon the Crown Lands in the County of Saguenay, containing the names of the parties to whom such Licences have been issued.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

On motion of the Honourable Mr. Aylwin, seconded by Mr. Chabot,

Address for Statement of Location Tickets.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that His Excellency will be pleased to cause to be laid before this House, a of Lands for mining purposes in that part of this Province which heretofore constituted the Province of Upper Canada, and the names of the parties to whom the same have been given. Ordered, That the said Address be presented to

His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

Government Roads Bill.

Ordered, That Mr. Sherwood of Brockville, have leave to bring in a Bill to prevent the opening of Government allowances for Roads, without an order from the Municipal Council of the District in which the said allowances are situated.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Thursday next.

On motion of Mr. Chabot, seconded by the Ho-

nourable Mr. Aylwin,

Address for Correspon-dence relative to Quebec Trinity House.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that he will be pleased to communicate to this House, a copy of all correspondences which have taken place between the Executive Government and the Quebec Trinity House and the Quebec Corporation, concerning the place called "Cul de Sac" in the City of Quebec, from the 1st January, 1840, up to this date.

Ordered, That the said Address be presented to His Excellency the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

this Province.

Commissioners Courts Bill.

Ordered, That Mr. Laurin have leave to bring in a Bill to amend an Act therein mentioned, and to allow certain Fees to Advocates appearing in cases before Commissioners Courts, in the

Towns of Quebec, Montreal, and Three Rivers. He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday the twenty-second instant.

Montreal and Lachine Rail-road Bill.

Ordered, That Mr. Macdonald of Kingston, have leave to bring in a Bill to incorporate "the

Montreal and Lachine Railroad Company."
He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time

on Monday next.

On motion of Mr. Colvile, seconded by Mr. Brooks, Huntingdon Resolved, That this House do now resolve itself Plank Road, into a Committee of the whole House, to consider the propriety of incorporating "the Hunt-Huntingdom ingdom Plank Road Company." Plank Road.

The House accordingly resolved itself into the said Committee.

Mr. Murney took the Chair of the Committee, and after some time spent therein;

Mr. Speaker resumed the Chair.

And Mr. Murney reported that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Ordered, That Mr. Laurin have leave to bring in Notarial Pro-a Bill for the better regulation of the Notarial fession Bill, profession in Lower Canada. (L. C.)

He accordingly presented the said Bill to the House, and the same was received and read for the Statement of all Location Tickets for occupation | first time, and ordered to be read a second time tomorrow.

> Ordered, That the Accounts of the Supervisor of Supervisor of Cullers, to the 31st December, 1845, laid be-Cullers Acfore the House this day, be printed for the use counts to be of the Members of this House.

Ordered, That the Select Committee, to which Montreal was referred the Petition of E. Guy, Esquire, Turnpike and others, residing on the Lover Lacking road. and others, residing on the Lower Lachine road, and other references, have leave to report from time to time.

Ordered, That three hundred copies of the Petition Petition of of the Reverend George L. LeMoine and others, Rev. G. L. of the County of Quebec, he printed for the use Printed. of the members of this House.

The Order of the Day for the second reading of Hastings Titles the Bill to remedy certain defects in the registration Bill. of titles in the County of Hastings, in Upper Canada, being read;

The said Bill was accordingly read and committed to a Committee of the whole House on Friday next.

The Order of the Day for the House in Committee Supply to Her to consider of the Supply granted to Her Majesty, Majesty. being read;

The House accordingly resolved itself into the said Committee.

Mr. Colvile took the Chair of the Committee, and after some time spent therein;

Mr. Speaker resumed the Chair.

And Mr. Colvile reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again on Tucsday next.

The Order of the Day for the second reading of Huron Rates the Bill to provide for the recovery of the Rates or and Taxes intended to be imposed by certain By-Laws Bill. of the District Council of the District of Huron, being read;

The said Bill was accordingly read, and ordered to be Engrossed.

The Order of the Day for the House in Committee School Bill, on the Bill for the better establishment and main- (U. C.) tenance of Common Schools in Upper Canada, being

The House accordingly resolved itself into the said Committee.

Mr. Chabot took the Chair of the Committee. Several Members having retired, Mr. Speaker resumed the Chair.

The names of the Members present were taken Quorum. down, as followeth:

Dierum.

Mr. Speaker.

Messieurs Baldwin, Cayley, Chabot, Chauveau, De Witt, Attorney General Draper, Lantier, Laurin, Methot, Petrie, Sherwood of BROCKVILLE, and Smith of WENTWORTH.

And at midnight Mr. Speaker adjourned the House for want of a Quorum.

Mercurii, 15° die Aprilis.

Anno Nono, Victoria Regina, 1846.

Petitions Inid

THE following Petitions were severally brought up and laid on the table:-

By Mr. Macdonell of Dundas,-The Petition of

John Laing and others, of the Eastern District.

By Mr. Christie,—The Petition of H. O'Hara, Esquire, and others, members of the United Church ing that he has been ill-used by a certain Magistrate of England and Ireland, in the Diocese of Quebec. in the District of Brock, and praying relief.

By the Honourable Mr. Moffatt,—The Petition of J. S. M'Cord, Esquire, and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Chalmers,—The Petition of William B. their work for ten years. Kerns and others, members of the United Church of Of the Mayor, Aldern England and Ircland, in the Township of Nelson, in City of Toronto; praying for certain amendments to the District of Gore.

By Mr. Taché,-The Petition of Joseph Hudon, Esquire, President, and Jean Bte. Martin, Secretary, on behalf of the Corporation of the Municipality of neighbouring places; of the Municipal Council of St. Paschal, in the County of Kamourasha; the Hochelaga; and the Petition of William Giroux and Petition of Joseph Ouellet, Esquire, and others, of others, of Hochelaga and Montreal; praying that Trois Pistoles, in the County of Rimoushi; and the no extension of privileges may be granted to the Petition of the Reverend F. X. De L'âge, and Trustees of the Longueuil and Chambly Turnpike others, of the City of Quebec, and of St. Michel Road. and other Parishes.

By Mr. Bertrand,—The Petition of J. B. A. Rimouski.

By Mr. Brooks,-The Petition of Joseph Smith and others, inhabitants of the Township of Compton, in the District of St. Francis.

By Mr. Prince,—The Petition of Samuel Gardi-r, Esquire, and others, inhabitants of Sandwich and its neighbourhood, in the Western District.

By Mr. Cummings,—The Petition of Andrew Pettit and others, members of the United Church of England and Ireland, in the Township of Grimsby, in the Diocese of Toronto; and the Petition of Thomas Willson and others, of Thorold, in the District of Niagara.

By Mr. Hale,—The Petition of Mrs. Lucinda Lane, mother of William Lane, late Clerk in the Provincial Secretary's office.

Huren Rates and Taxes

An Engrossed Bill to provide for the recovery of the Rates or Taxes intended to be imposed by certain By-laws of the District Council of the District of Huron, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council and desire their concurrence.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:

Of the Honourable R. U. Harwood and others, of Vaudreuil; praying for aid to construct a Road and

Bridges leading to the City of Montreal.

Of the Reverend David Leavitt and others, Ministers and members of the Christian Universalist Association of Canada West; and of the Reverend Benjamin Fralick and others, the Ministers and members of the Christian Universalist Association for Canada West; praying that they may enjoy the same rights and privileges as other religious bodies.

Of the Municipal Council of the District of Ea- Petitions reset thurst; praying that they may receive the School Grant for 1845.

Of the Municipal Council of the District of Bathurst; praying that the Charter of King's College may be established upon a liberal basis, and that a Chair for Agriculture and Agricultural Chemistry be established therein.

Of the Reverend William Dick, on behalf of the Ottawa Baptist Association, convened at St. Andrews; praying that all Her Majesty's subjects in this Province may partake equally of the benefits of King's College.

Of the Reverend William Dick, on behalf of the Ottava Baptist Association, convened at St. Andrews; praying that no alteration may be made in the Imperial Act respecting the Clergy Reserves.

Of Thomas S. Shenston of Woodstock; complain-

Of T. Appleton and others, Contractors, Master Builders, and Masons of Montreal; praying for the repeal of a certain ancient French Law, which compels them to guarantee the stability and durability of

Of the Mayor, Aldermen, and Commonalty of the

the Acts Incorporating the said City.

Of George Perry and others, of the City and Parish of Montreal, the Parish of Longueuil, and

Of Jean Baptiste Rousseau and others, inhabitants of Forsyth and other Townships, in the County of Chamberland, Esquire, and others, of the County of Megantic; praying an aid for the improvement of the Lambton Road.

Of Robert H. Bruce, Esquire, and others, inhabitants residing on the Grand River, in the County of Haldimand; praying that measures may be taken for the reduction of certain Rivulets in the said County to their original width, by raising embankments.

Of James Blott, Esquire, and others, inhabitants of the Township of Dunn, in the District of Niagara; and of William Chalmers and others, inhabitants of the Township of Sherbrooke Forest, in the District of Niagara; praying that the District Town may be removed to Port Robinson.

Of G. Wrong and Alexander Saxton, Esquires, in behalf of the inhabitants of the Township of Malahide; praying for aid to construct a Harbour at Port Burioell.

Of Henry Puddicombe and others, members of the United Church of England and Ireland, in the Township of Wilmot, in the District of Wellington, in the Diocese of Toronto; of the Reverend Alexander Pyne, A.B., and others, members of the United Church of England and Ireland, in the Townships of Sarnia and Plympton, in the Diocese of Toronto; of James Rosamond and others, members of the United Church of England and Ireland, in the Village of Carlton Place, of the Diocese of Toronto; of S. Ormsby and others, members of the United Church of England and Ircland, in Richmond and its vicinity: and of A. Rainsford and others, members of the United Church of England and Ireland, in the Township of Osnabruck, in the County of Stormont, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Petitions read.

Of John King, Esquire, M.D., and George R. Of Peter Adams and others, inhabitants of the Grasett, Esquire, L.M., on behalf of the Toronto District of Johnstown; praying that the Road from Medico-Chirurgical Society; praying for the establishment of a College of Physicians and Surgeons of South Gower, be completed, and that it be placed in Upper Canada.
Of William Charles Hume, Esquire, in behalf of

the inhabitants of Orillia and adjoining Townships; ship of Edwardsburgh, in the District of Johnstown; praying for the completion of a certain interval of complaining of the seizure of certain articles by the the Windsor Harbour and Sturgeon Boy Road.

of Toronto; of John Murphy and others, inhabitants of a meeting of the inhabitants of the Township of Vaughan, in the Home District; ville: praying for the passing of a contain A for the passing of the passing of a contain A for the passing of the pass of Daniel Knowles and others, inhabitants of the Townships of Scarborough and Pickering; of Henry Miller and others, inhabitants of the Township of Markhum, in the Home District; praying that no partition be made of the endowment of King's College, but that it be protected from mismanagement.

Of William Steel and others, inhabitants of the Townships of Scarborough and Pickering; praying the National Schools at Quebec; that no division be made of the Clergy Reserve in support of the said institutions. Lands, but that they may be sold for the benefit of

general education.

Of Newton Bosworth and others, members of the Baptist Church in Paris, Upper Canada; praying that said institution. there may be no Theological Chair in the University of King's College, but that it be for the promotion of general education.

Of the Reverend J. M. Cramp, in behalf of the duties of the said office. Canada Baptist Union; praying that no aid be granted to denominational Schools or Colleges.

Canada Baptist Union; praying that no division may be made of the Clergy Reserve Lands.

Of the Reverend J. M. Cramp, in behalf of the

Canada Baptist Union; praying for an alteration in the Charter and against a division of the endowment of the University of King's College.

Of Thomas Corcoran and others, of the Town of Bytown; praying that no Act be passed Incorpora-

ting the said Town.

Of the President and Board of Police of Belleville; praying that their Act of Incorporation may be amended.

Of Gideon B. White and others, of the Township of Hillier; praying that a certain Survey in the said

Township may remain as it is at present.

Of Andrew Austin and others, Medical practitioners of the District of Prince Edward; praying that certain measures be taken to organize the Medical Profession in this Province, and to place it on a proper footing

Of the Venerable George O'Kill Stuart and others, inhabitants of the Town and Township of Kingston; praying against the passing of any Act to include Lot No. 24 within the limits of the said Town.

Of the Reverend Job Deacon and others, members of the United Church of England and Ireland, in the Parishes of Adolphustown and Fredericksburgh, in the Midland District; praying that the Church of England may have the control of its share of the Common School Funds.

Of the Reverend J. L. Alain and others, of the District of Gaspe: praying that the proposed Bill relating to Marriages in the District of Gaspe may

not pass into a Law.

Of Isuae Hilgrove Gosset, Esquire, of the Island of Jersey; praying that the proposed Bill, relating to Marriages in the District of Gaspé, may not pass

Of Louis T. Besserer and others, of the Town of Bytown; praying for an Act of Incorporation for the said Town.

Of Robert Stobo and others, of the District of Bathurst; praying for the Survey of a certain Line for a Road in Ramsay and Packenham.

Of Peter Adams and others, inhabitants of the Petitions read under the control of the Board of Works.

Of Hiram Adams and Abel S. Pope, of the Town-Custom House Officers, and praying relief.

assessment of real and personal property in the Town of Brockville.

Of Ichabod Smith and others, Trustees of Stanstead Seminary; praying for the usual aid in support of the said institution.

Of the Right Reverend the Lord Bishop of Montreal, and others, the Committee of management of the National Schools at Quebec; praying for an aid

Of Jeffery Hale, Esquire, and others, President and members of the Quebec British and Canadian School Society; praying for aid in support of the

Of G. H. Ryland, Esquire, and others, Registrars in the District of Montreal; praying that means may be devised for securing to them remuneration for the

Of Alphonso Wells, of the City of Montreal; praying remuneration for his services as Commissioner on Of the Reverend J. M. Cramp, in behalf of the the part of Canada, for determining the Boundary Line between Canada and New Brunswick

Of Charles Baker and others, Master Mechanics of the City of Toronto; praying for the passing of an Act to compel Apprentices to serve during the whole term of their engagements.

Of William Evans and others, of the Parish of Montreal; praying for certain amendments to the

Turnpike Act.

Of John Gibson and others, of the Townships of Clurke and Manvers, in the District of Newcustle; oraying for aid to construct a Road through the said Townships to Lake Ontario.

Of Joseph P. Slocum, of Port Sarnia, and of James Hannah, of the Township of Sarnia; praying that a certain Road in the said Township may not be closed

up as petitioned for by Captain R. E. Vidal.
Of John Burwell, of Port Burwell, Esquire; praying for a grant of Land for all the Loyal Volunteers during the late insurrection and invasions.

Of J. II. Culp, of the Township of Stanford, in the District of Niagara; praying for the payment of a certain amount due by the Provincial Government to the Estate of the late Robert Randall.

Of Dilly Coleman and others, of the Township of Thorold, in the District of Niagara; praying for the removal of the County Town, but that it may not be situated at St. Catherines.

Of John Lemon and others, of Willoughby, in the District of Niagara; and of Arthur Johnston and others, of the Township of Bertie West, in the District of Niugara; praying that the District Town may be removed to Port Robinson.

Of Walter H. Dickson, Esquire, and others, of the Town of Niagara; praying for the passing of an Act to regulate and protect the Fisheries in the Lakes of

the Province.

Of H. Davidson and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Petitiona read.

Of Féréol Roy, Esquire, and others, inhabitants of the South Shore of the River St. Lawrence, in the District of Quebec; praying that the exclusive privilege of using the Ferry across the said River, demanded by H. N. Patton, Esquire, and others, be not granted to them.

Of Jean Baptiste Laverdière and others, of Bellechasse; praying for aid to facilitate their internal

communications

Of the President, Directors, and Company of the Commercial Bank of the Midland District; praying for Relief from the payment of the Tax on the circulation of Bank Notes.

Of M. T. Hunter, President of the Merchant Seamen's Society of Kingston; praying for exemption from the payment of Harbour Dues in certain cases.

Petitions referred:

W. Evans, et al.

Hon. R. U. Harwood, et al.

Instruction.

Ordered, That the Petition of William Evans and others, of the Parish of Montreal; and the Petition of the Honourable R. U. Ilarwood and others, of Vaudreuil, be referred to the Select Committee, to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine road, and other references.

Ordered, That it be an instruction to the said Committee, to take and receive the evidence and opinion of the Chairman of the Board of Works, on that part of the Petition of the Honourable R. U. Harwood and others, of Vaudreuil, which refers to the propriety of opening the road from Montreal to St. Ann's, through the interior of the Island of Montreal; and also on the Petition of Edward MeNaughton and others, of the Parishes of Ste. Anne, Ste. Geneviève, and Pointe Claire.

Ordered, That the Petition of A. Rainsford and

A. Rainsford. at 21.

Ottawa Baptist Association.

J. Rosengond.

S. Ormaby.

others, members of the United Church of England and Ireland, in the Township of Osnabruck, in the County of Stormont, in the Diocese of Toronto; the Petition of the Reverend William Dick, on behalf of the Ottawa Baptist Association, convened at St. Andrews, (relating to the Clergy Reserves;) the Petition of James Rosamond and others, members of the United Church of England and Ireland, in the village of Carl-ton Place, in the Diocese of Toronto; and the Petition of S. Ormsly and others, members of the United Church of England and Ireland, in Richmond and its vicinity; be referred to the Select Committee, to which was referred the Petition of the Church Society of the Diocese of *Toronto*, and other references

Ottawn Baptist Association

liam Dick, on behalf of the Ottawa Baptist Association, convened at St. Andrews, (relating to King's College;) the Petition of Alexander M'Cann and others, of Nassagaweya; the Petition of James P. Gage and others, of the Town-ship of Nelson, in the District of Gore; and the Petition of Alexander M'Naughton and others, of the Township of Nassagaweya, be referred to the Select Committee, to which was referred the

of Russell, and other references.

Ordered, That the Petition of the Reverend Wil-

J. P. Gage, et al.

A. M'Naughton, et al.

Inhabitants of Bayham, &c.

Inhabitants of Malahide.

Ordered, That the Petition of W. F. Wallace, Chairman of a meeting of the inhabitants of Bayham and the adjoining Townships in the District of London; and the Petition of G. Wrong and Alexander Saxton, Esquires, in behalf of the inhabitants of the Township of Malahide, be referred to the Select Committee, to which was referred the Petition of James Hutchison, and James F. M. Carthy, on behalf of a Public Meeting of the inhabitants of Bayham, and other Townships in the Districts of London, Oxford and Talbot.

Petition of George Roc and others, of the County

Ordered, That the Petition of the Reverend J. L. Rev. J. L. Alain and others, of the District of Gaspé; and Alain, et al. the Petition of Isaac Hilgrove Gosset, Esquire, I. H. Gosset. of the Island of Jersey, be referred to the Select Committee, to which was referred the Magdalen Islands Bill, and other references.

Ordered, That the Petition of the President, Di-commercial rectors, and Company of the Commercial Bank Bank, (M.D.) of the Midland District be referred to the Select Committee, to which was referred the Petition of the Bank of Upper Canada.

Ordered, That the Petition of William Chalmers W. Chalmers, and others, inhabitants of the Township of Sher- et al. brooke Forest, in the District of Niagara; the Petition of James Blott, Esquire, and others, in-J. Blott, et al. habitants of the Township of Dunn, in the District of Niagara; the Petition of Arthur John- A. Johnston, ston and others, of the Township of Bertie West, et al. in the District of Niagara; the Petition of John J. Lennon, Lemon and others, of Willoughby, in the District et al. of Niagara; and the Petition of Dilly Coleman D. Coleman, and others, of the Township of Thorold, in the ct al. District of Niagara; be referred to the Select Committee, to which were referred so much of the Entries in the Journals of this House of the Session of 1843, as relate to the Selection of a Site for a new District Town for the District of Niagara.

Resolved, That the Petition of the Reverend David Rev. D. Leavist Leavitt and others, ministers and members of et al. the Christian Universalist Association of Canada West, be referred to a Select Committee, composed of Mr. Cameron, Mr. Williams, and Mr. Price, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of the Reverend Ben-Rev. B. Fraisck jamin Fralick and others, the ministers and et al. members of the Christian Universalist Association for Canada West, be referred to the said Committee.

Resolved, That the Petition of the Municipal Bathurst Council of the District of Bathurst, (relating to Municipal King's College) be referred to a Select Com-Council. mittee, composed of Mr. Cameron, the Honourable Mr. Attorney General Draper, Mr. Roblin, Mr. Hall, and Mr. Stewart of Bytown, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Edmund Risely, E. Risely, et al. Esquire, and others, of the District of Niagara, be referred to a Select Committee, composed of Mr. Dickson, the Honourable Mr. Baldwin, the Honourable Mr. Solicitor General Sherwood, Mr. Cummings, and Mr. Merritt, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of P. Besse and others, P. Besse, et al. of Chambly, in the County of Chambly, be referred to a Scient Committee, composed of Mr. Lacoste, the Honourable Mr. De Bleury, Mr. Franchere, Mr. Armstrong, Mr. Colvile, Mr. Boutillier, and Mr. Jobin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of Gabriel Marchand, Agricultural Esquire, President and others, the officers and Chambly.

Acticultural elety of Chambly.

J. P. Gage. et al.

Resolved, That the Petition of J. P. Gage and others, of the Townships of Nelson and Saltfleet, in the District of Gore, be referred to a Select Committee, composed of Mr. Chalmers, Mr. Smith of Wentworth, and Mr. Cummings, to to send for persons, papers, and records.

H. P. Graham, et al.

Ordered, That the Petition of Henry F. Graham and others, inhabitants of Barton and other Townships, in the District of Gore, be referred to the said Committee.

R. H. Bruce, et al.

Resolved, That the Petition of Robert II. Bruce, Esquire, and others, inhabitants residing on the Grand River, in the County of Haldimand, be referred to a Select Committee, composed of on the security of property, real or personal, they Mr. Thompson, Mr. Cummings, Mr. Dickson, should be allowed to receive, in payment or satisfac-Mr. Roblin, and Mr. Williams, to examine the block already incurred, such property as their contents thereof, and to report thereon with all debtors are able to give them. convenient speed; with power to send for persons, papers, and records.

Nourial Titles, Ac. Bill, (L.C.)

Mr. Solicitor General Taschereau, from the Select Committee, to which was referred the Bill to remove all doubts as to the validity of certain deeds, instruments, and documents, executed before Notaries in Lower Canada, and to secure the rights, titles, and interest, of all parties concerned therein, reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be com- by Mr. Seymour, mitted to a Committee of the whole House on

Monday next.

Magdalen Islands Bill.

Mr. Christie, from the Select Committee, to which was referred the Magdalen Islands Bill, and other references, with power to report from time to time, reported that the Committee had gone through the Bill relating to the Magdalen Islands, in the Gulf of St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House, on Monday next.

Bank, M.D.

Report.

Mr. Macdonald of Kingston, from the Select Committee, to which was referred the Petition of the President, Directors, and Company of the Commercial Bank of the Midland District, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as fol-

loweth:-

Your Committee find that, of the three hundred thousand pounds of new stock added to the Capital thousand pounds of new stock added to the Capital He accordingly presented the said Bill to the Stock of the Commercial Bank, by the Statute 6th House, and the same was received and read for the Victoria, chapter 26, there still remains, not paid up, first time, and ordered to be read a second time on the sum of one hundred and sixty-nine thousand six Monday next. hundred and fifty pounds. The time for paying up the whole of this new stock, will expire on the 12th day of October, 1847, and the Petitioners are desirous that this time should be extended for four years more.

Your Committee think this request a reasonable

Society of the County of Chambly, be referred Your Committee also recommend, that the time to a Select Committee, composed of Mr. Lacoste, for holding the annual General Meeting of the Share-Your Committee also recommend, that the time Report Mr. Franchère, Mr. LeMoine, Mr. Colvile, and holders of the Capital Stock of the Bank, should be Mr. Armstrong, to examine the contents thereof, altered from the second to the first Tuesday in July and to report thereon with all convenient speed: of each year, as it appears that such alteration will with power to send for persons, papers, and be more convenient for the purpose of preparing and exhibiting to the Shareholders the Statement of the Bank affairs required by law.

The Petitioners complain that, by the stringent provisions of the 20th section of their last extended Charter, they are prevented from taking either real or personal property in satisfaction of debts pre-Smith of Wentworth, and Mr. Cummings, to viously contracted with them, or purchased at sales examine the contents thereof, and to report on judgments recovered by them. These restrictions thereon with all convenient speed; with power are, in the opinion of your Committee, equally injurious to the Petitioners and their debtors. The Bank is deprived of means of saving itself from loss which are allowed to all other creditors, and is obliged, in many cases, to refuse offers of compromise, and to sell the property of those indebted to them at a price which is insufficient to pay the debt in full, and is at the same time ruinous to the debtor.

Your Committee are therefore of opinion, that while Banks should not be permitted to lend money on the security of property, real or personal, they should be allowed to receive, in payment or satisfac-

Ordered, That Mr. Macdonald of Kingston, have Commercial leave to bring in a Bill to amend an Act, Bank Charter intituled, "An Act to extend the Charter of Bill. "the Commercial Bank of the Midland Dis-" triet, and to increase its Capital Stock."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Sherwood of Brockville, seconded

Resolved, That this House do now resolve itself Brockville into a Committee of the whole House, to take Police. into consideration the propriety of amending an Act, passed in the second year of the Reign of His late Majesty, William the Fourth, establishing a Board of Police in the Town of Brockville; and also the Laws relating to Assessments and Statute Labour, of that part of this Province called Upper Canada, so far as they relate to the said Town.

The House accordingly resolved itself into the said Committee.

Mr. Foster took the Chair of the Committee, and after some time spent therein, Mr. Speaker resumed the Chair.

And Mr. Foster reported that the Committee had come to a Resolution, which he was directed to submit to the House whenever it sliall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Ordered, That Mr. Sherwood of Brockville have Sheriffs' leave to bring in a Bill, to regulate the Poundage Poundage Bill. to be received by Sheriffs on Executions, and for other purposes therein mentioned.

Ordered, That Mr. Roblin have leave to bring-in School Act a Bill to amend the Act therein mentioned re- An lating to the appropriation of moneys derived Bill. (U.C.) from the sale of School Lands in Upper Canada.

He accordingly presented the said Bill to the one, and recommend that it should be complied with. House, and the same was received and read for the

first time, and ordered to be read a second time on Wednesday next.

Bathurst School Moneys Ordered, That Mr. Cameron have leave to bring in a Bill to enable the District of Bathurst to receive the School moneys apportioned to it in the year one thousand eight hundred and fortyfive, notwithstanding the failure of the District Council to levy an equal sum.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Monday next.

On motion of Mr. Cameron, seconded by Mr.

Thompson,

Address for Names of Government Officers. Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that His Excellency will cause to be laid before this House a continuation of the Statement submitted to this House on the twentieth of March, 1845, containing the names of all persons appointed to office of emo-lument from November 1843, to the ninth of December, 1844; that this House may have December, 1844; that this House may have Resolution was again read at the Clerk's table, and the names of all persons appointed to office agreed to by the House, and is as followeth: since the date of the said document, with the designation of the office, the rate of salary, and the authority under which they were so appointed.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

this Province.

Odd Fellows' Bill.

Mr. Foster moved, seconded by the Honourable Mr. Moffatt, for leave to bring in a Bill to enable the several Lodges of the Society of "Odd Fellows"

to hold real and personal estate in this Province.

The question having been put on the said motion, a division ensued, and the names being called for

they were taken down as followeth:-

YEAS.

Messieurs Berthelot, Bertrand, Cameron, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, Dichson, Attorney General Draper, Duggan, Ermatinger, Foster, Franchère, Gowan, Hale, Hall, Johnston, Lacoste, Lantier, Laterrière, Laurin, Leslie, Macdonald of Cornwall, Macdonald of Glengary, Macdonald of Kingston, Macdonell of Stormont, M. Connell, Méthot, Meyers, Moffatt, Monro, Murney, Papineau, Petrie, Prince, Ruldell, Robinson, Roblin, Seymour, Solicitor General Sherwood, Attorney General Smith, Smith of Wentworth, Stewart of Prescott, Solicitor General Taschereau, Thompson, Viger, Webster, and Williams. - (50.)

NAYS.

Messieurs Cauchon, Chabot, Chauveau, De Witt, Drummond, Jobin, La Fontaine, and Nelson.—(8.)

So it was carried in the affirmative;

And he accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Members dis-charged from Attendance on Committee.

Ordered, That Mr. Le Boutillier, agreeably to his own request, be discharged from further attendance upon the Select Committee to which was, referred the Magdalen Islands Bill, and other References; and that Mr. Prince, who has obtained leave of absence, be in like manner discharged from further attendance upon the said Committee.

Member added.

Ordered, That Mr. Sherwood of Brockville be added to the said Committee.

Ordered, That Mr. Chalmers have leave to bring Bronte Harin a Bill to revive and extend an Act of the bour Bill. Parliament of Upper Canada, 3d Victoria, chap. 33, intituled "An Act to incorporate " certain persons under the name and style of " 'the President, Directors, and Company of the " *Bronté* Harbour.'

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Monday next.

Ordered, That Mr. Smith of Frontenac have leave Leave of to absent himself from this House from the Absence. twenty-first instant during the remainder of the Session, on urgent private business.

Mr. Duggan, from the Committee of the whole Montreal House to take into consideration the propriety of Bill adopting measures for the rebuilding of a Court House in the City of Montreal, and of acquiring the ground necessary therefor, and of providing the necessary funds for that object, reported, according to order, the Resolution of the said Committee, which

Resolved, That it is expedient to adopt measures for supplying the Courts of the District of Montreal, with the necessary accommodation for holding the Courts of the District, of which they have been deprived by the destruction of the

Court House by fire.

Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to provide for the rebuilding of the Court House in the City of Montreal.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Mr. Cauchon, from the Committee of the whole Duties on House, to take into consideration the propriety of Stills. repealing the laws in force, relating to duties on Stills, and the method of collecting the same, and of substituting other enactments therefor, reported, according to order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Resolved, That it is expedient to repeal the existing laws, imposing a duty on Stills, and the method of collecting the same, and to substitute other enactments imposing a duty per gallon on

the Distillation of Spirits.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to repeal certain Acts therein mentioned, and to impose a Duty on Distillers, and on the Spirituous Liquors made by them, and to provide for the collection of such Duties.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Tuesday next.

Mr. Murney from the Committee of the whole Huntlogdon House, to consider the propriety of incorporating the Plank Road "Huntingdon Plank Road Company," reported, according to order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:-

Resolved, That it is expedient to incorporate the "Huntingdon Plank Road Company."

Ordered, That Mr. Colvile have leave to bring in a Bill to incorporate the "Huntingdon Plank Road Company."

25

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

School Bill, (U. C.)

The Order of the Day for the House in Committee, on the Bill for the better establishment and maintenance of Common Schools in Upper Canada,

The House accordingly resolved itself into the said

Committee.

Mr. Chabot took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Chabot reported, that the Committee had made some progress, and had directed him to move

for leave to sit again.

Ordered, That the said Committee have leave to sit again on Friday next.

Registry Laws Bill. (U. C.)

The Order of the Day for the House in Committee, on the Bill to consolidate and amend the Registry Laws of Upper Canada, being read; Ordered, That the said Order of the Day be dis-

charged

Resolved, That the said Bill be referred to a Select Committee, composed of Mr. Duggan, Mr. Macdonald of Kingston, Mr. Prince, and the Honourable Mr. Solicitor General Sherwood to report thereon with all convenient speed; with power to send for persons, papers, and records.

Authentic Actes Bill.

The Order of the Day for the second reading of the Bill for better regulating the formalities of authentic Actes passed before Notaries, being read; Ordered, That the said Bill be read a second time

on Friday next.

Bill, (U. C.)

The Order of the Day for the House in Committee, on the Bill to regulate Assessments, and the appointment of Collectors and Assessors in Upper

Canada, being read;

The Honourable Mr. Attorney General Draper moved, seconded by the Honourable Mr. Cayley, that the said Order of the Day be discharged, and that the said Bill be referred to a Select Committee composed of the Honourable Mr. Attorney General Draper, Mr. Roblin, Mr. Hall, Mr. Gowan, Mr. Riddell, Mr. Seymour, Mr. Williams, Mr. Petrie, and Mr. Stewart of Bytown, to report thereon with all convenient speed, with power to send for persons, papers, and records.

The Question having been put on the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Cayley, Christie, Colvile, Daly, Attorney General Draper, Ermatinger, Foster, Gowan, Hale, Hall, LeBoutillier, Macdonald of Cornwall, Mucdonald of Kingston, Macdonell of Dundas, Meyers, Murney, Petrie, Prince, Riddell, Robinson, Seymour, Sherwood of Brockville, Attorney General Smith, Stewart of Byrown, Solicitor General Taschereau, Viger, and Williams.—(27.)

Messieurs Baldwin, Berthelot, Bertrand, Cameron, Cauchon, Chauveau, DeWitt, Johnston, Lacoste, La Fontaine, Lantier, Laurin, Mucdonell of STORMONT, Merritt, Méthot, Nelson, Price, Roblin, and Taché.

So it was carried in the affirmative, and

Ordered, That the said Order of the Day be discharged.

Resolved, That the said Bill be referred to a Select Committee composed of the Honourable Mr.

Williams, Mr. Petrie, and Mr. Stewart of Bytown, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the House in Com-Manufacturers mittee on the Report of the Select Committee to which was referred the Petition of William Rogerson and others, Manufacturers of Lumber of the Province of Canada, and other references, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Petrie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Petrie reported that the Committee had come to several Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Com- Contingencies. mittee on the First Report of the Standing Committee on Contingencies, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Macdonell of Stormont, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Macdonell of Stormont reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. Prince moved, seconded by Mr. Macdonell of Adjournment. Stormont, that the House do now adjourn, and the remaining Orders of the Day be postponed until tomorrow.

The Question having been put upon the said motion, a division ensued, and the names being called

for, they were taken down as followeth:-

YEAS. Messieurs Berthelot, Bertrand, Christie, Daly, De Witt, Attorney General Draper, Ermatinger, Foster, Gowan, Johnston, LaFontaine, Lantier, Laterrière, Macdonald of CORNWALL, Macdonell of STOR-MONT, Merritt, Méthot, Petrie, Prince, Taché and Viyer.—(21.)

Messieurs Baldwin, Cameron, Cauchon, Cayley, Chabot, Chauveau, Hale, Lacoste, Laurin, Le Bontillier, Macdonald of GLENGARY, Macdonald of KING-STON, Meyers, Moffatt, Murney, Price, Robinson, Roblin, Seymour, Attorney General Smith, and Stewart of Bytown.—(21.)

And the votes being equally divided, Mr. Speaker

gave his casting vote in the negative.

The Order of the Day for the House in Com-Great Western mittee on the Bill to incorporate a Company to ex-Railroad Bill. tend the Great Western Railroad from Hamilton to Toronto, being read;

The House accordingly resolved itself into the said

Committee. Mr. Laurin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Laurin reported, that the Committee had made some progress, and had directed him to move

for leave to sit again.

Ordered, That the said Committee have leave to sit again, to-morrow.

Mr. Christie moved, seconded by Mr. De Witt, that Orders Postthe remaining Orders of the Day be postponed until Poned. Attorney General Draper, Mr. Roblin, Mr. Hall, to-morrow, and that they be then the first Orders of Mr. Gowan, Mr. Riddell, Mr. Seymour, Mr. the Day.

Orders Postponed.

Mr. Roblin moved in amendment, seconded by Mr. Lantier, that all the words after "to-morrow" be struck out of the said motion.

The Question having been put on the motion of amendment, a division ensued, and it passed in the negative.

The question being then put on the main motion, the House divided thereon, and it was carried in the affirmative, and

Ordered, Accordingly.

Then, on motion of Mr. Gowan, seconded by Mr.

The House adjourned.

Jovis, 16° die Aprilis.

Anno Nono, Victoria Regina, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up and laid on the table:

By Mr. Riddell,—The Petition of George Chambers and others, members of the United Church of England and Ireland, in Ingersoll West, and North,

Oxford, in the Diocese of Toronto.

By the Honourable Mr. Buldwin,—The Petition of Thomas Moshier and others, of the Township of Whitchurch, in the Home District; the Petition of Samuel Harrold, Esquire, and others, of East Gwillimbury; the Petition of Luther H. Cronk and others, of the Township of Whitby; the Petition of Norman Jones and others, of the Townships of Whitchurch and Markham, in the Home District; the Petition of Christopher Coulthard and others, of the Township of Brock, in the Home District; the Petition of Irvine Johnston and others, of the Township of Brock, in the Home District; and the Petition of Archibald M'Millan and others, of Thorah, in the Home District.

By the Honourable Mr. Moffatt,—The Petition of J. J. Maitland and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and the Petition of James Ferrier, Esquire, Mayor, and others, members of the Municipal Coun-

cil of the City of Montreal.

By the Honourable Mr. Robinson,—The Petition of the Reverend J. M'Grath, A. M. and others, members of the United Church of England and Ireland, in a part of the Township of Toronto, in the Diocese of Toronto; and the Petition of W. Simpson and others, members of the United Church of England and Ireland, in the Townships of Tay and

By Mr. Stewart of Bytown,—The Petition of Richard Griffith and others, of the County of Ottawa,

in Lower Canada.

By Mr. Lantier,—The Petition of the Reverend James Pyke and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Bertrand,-The Petition of Louis Bertrand, Esquire, Mayor and others, the Municipal Council of the Parish of St. Jean Bte. de L'Isle Verte; and the Petition of Philippe Renouf, Esquire, Mayor and others, Councillors of the Municipality of Notre Dame des Neiges des Trois Pistoles, in the County of

By Mr. Price, -The Petition of David Coutts and others, of the Township of Chinguacousy, in the Home District; and the Petition of Andrew Buckham and others, of the Township of Chinguacousy, in the Home District.

By Mr. Hale, -The Petition of M. Townsend and others, the Board of Directors of the Clarenceville Academy, in the County of Rouville.

By the Honourable Mr. Aylwin,—The Petition of Petitions laid Adolphus Jacquies, formerly Printer and Proprietor on the table.

of the Paper called "Le Fantasque."

By Mr. Laurin,—The Petition of M. Noël Tousignant, of the County of Lotbinière; the Petition of Jean Villers, Esquire, and others, of the Parish of St. Louis de Lotbinière, in the County of Lotbinière, in the District of Quebec; and the Petition of Captain J. Rival and others, of Ste. Croix, Lotbinière, and other Parishes.

By Mr. Macdonald of Glengary,-The Petition of

George S. Tiffany, Esquire, and others.

By Mr. Prince,—The Petition of Robert Mercer and others, of the Town of Chatham and its vicinity, in the Western District.

Pursuant to the Order of the Day, the following Petitions read.

Petitions were read:-

Of William Leslie, Senior, and others, members of the United Church of England and Ireland, of the Townships of Moore and Sombra; and of the Reverend Thomas Smith Kennedy and others, members of the United Church of England and Ireland, in the Townships of Darlington and Clarke, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the

Of the Toronto Board of Trade; praying for the adoption of measures to secure a reduction of the

present rates of Postage in the Province.

Of Samuel Solmes, Esquire, and others, of the District of Prince Edward; complaining of the removal of the semi-annual Assize Court of Oyer and Terminer and General Gaol delivery, and praying relief.

Of John Tipping and others, inhabitants of the District of Simcoe; praying for aid to complete a certain Road in the Township of Orillia.

Of Chester Draper and others, of Cartwright, Mariposa, and other Townships; praying for aid to improve a certain Road leading to the Village of Prince Albert and Lake Scugog, in the Township of

Of Peter Perry and others, inhabitants of Whitby and other Townships; praying for aid to open a Road from the 5th Concession of the Township of

Reach to the Narrows of Lake Simcoe.

Of Joseph Gould and others, of the Township of Uxbridge, in the Home District; praying that no division be made of the Clergy Reserve Lands, but that the proceeds thereof may be appropriated to the promotion of general education.

Of the President, Directors, and Company of the Gore Bank; praying for a repeal or reduction of the

tax imposed upon Bank Paper in circulation.

Of George J. Grange and Thomas Hodgskin, on behalf of a Public Meeting held in the Town of Guelph, in the District of Wellington; praying for alterations in the Charter of King's College, and that no division be made of the Clergy Reserve Lands.

Of S. B. Caldwell and others, Leather Manufacturers and Leather Dealers; praying that no reduction may be made in the present rate of duty on Leather and Leather Manufactures

Of William Gamble and others, of the Home District; praying for an Act to incorporate the "Dundas

Street and Sixth Line Road Company."

Ordered, That the Petition of William Steel and Petitions reothers, inhabitants of the Townships of Scar-ferred: borough and Pickering; the Petition of Newton W. Steel, et al. Bosworth and others, members of the Baptist N. Bosworth, Church in Paris, Upper Canada; the Petition et al. of J. M. Cramp, in behalf of the Canada Bap- Canada Baptist Union. D. Mathison,

Inhabitants of Guelph.

tist Union (relating to Clergy Reserves); the first time, and Petition of Donald Mathison and others, of the Thursday next. Congregation of Richmond, belonging to the Presbyterian Church of Canada, in connection with the Church of Scotland; and the Petition of George J. Grange and Thomas Hodgskin, on behalf of a Public Meeting held in the Town of Guelph, in the District of Wellington; be referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell.

Rev. A. F. Atkinson, et al.

Rev. T. Ken-

nedy, et al.

Ordered, That the Petition of the Reverend A. F. Athinson and others, members of the United Church of England and Ireland, in the Township of Grantham, in the District of Niagara, in the Diocese of Toronto; and the Petition of the Reverend Thomas Kennedy and others, members of the United Church of England and Ireland, in the Townships of Durlington and Clarke, in the Diocese of Toronto; he referred to the Scient Committee to which the scient Committee to the scient to the Select Committee to which was referred the Petition of the Church Society of the Diocese of Toronto, and other references.

Gore Bank.

Ordered, That the Petition of the President, Directors, and Company of the Gore Bank, be referred to the Select Committee to which was referred the Petition of the Bank of Upper Canada, and other references.

John Dillon. Ordered, That the Petition of John Dillon and others, of the Parish of Longue Pointe and its vicinity, be referred to the Select Committee to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine Road, and other references.

T. G. Ridout, Esq. et al.

Resolved. That the Petition of Thomas Gibbs Ridout, Esquire, and others, members of the Toronto Mechanics' Institute, be referred to a Select Committee, composed of the Honourable Mr. Solicitor General Sherwood, Mr. Boulton, and Mr. Duggan, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Chiefs and Warriors.

Mr. Macdonell of Dundas, from the Select Committee to which was referred the Petition of Wishe Tegarehontie and others, Chiefs and Warriors, Iroquois, Algonquins, and Nepissings, of St. Regis and other places, presented to the House the Report of the said Committee, which was again read at the Molson, Esquire, and others, praying to be incor-Company. Clerk's table.

(For the said Report, see Appendix V.)

Ordered, That the said Report be committed to a Committee of the whole House on Monday

Merchants of Quebec.

The Honourable Mr. Aylwin, from the Select Committee to which was referred the Petition of James Dean, Esquire, and others, Merchants of Quebec, with power to report by Bill or otherwise, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee after having examined the contents of the Petition and of the evidence in support of the same, are respectfully of opinion that the prayer therein contained should be granted.

Quebec Forwarding Com-pany Bill. Ordered, That the Honourable Mr. Aylıcin have leave to bring in a Bill to incorporate certain persons under the name of "The Quelec For-

first time, and ordered to be read a second time on

The Honourable Mr. Robinson, from the Select Railroad Bills. Committee on Railroad Bills, presented to the House the Second Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix R.)

Ordered, That the Honourable Mr. Robinson have leave to bring in a Bill to consolidate in one Act certain provisions usually inserted in Acts

authorizing the making of Railways. He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Mr. Hale, from the Standing Committee on Pri- Private Bills. vate Bills, presented to the House the Seventh Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have considered the Petition of Montreal St. the Honourable Francis Hinchs and others, praying Patrick's that the St. Butsiel Society of Montreal may be in Society. that the St. Patrick Society of Montreal may be incorporated, and they beg leave to recommend the

prayer of the Petition.

They have also considered the Petition of Patrick Cobourg Paper Wallace and others, of Cobourg, praying to be incor-Manufacturing porated as a Company for the manufacture of Paper, Company. and while they now recommend that the prayer of the Petition be granted, they beg, at the same time, to call the attention of the House, as was done by the Standing Committee on Private Bills during the last Session, to the provision introduced into Bills incorporating private companies, limiting the liability of shareholders to the unpaid capital; and, in cases in which your Honourable House may see fit to maintain such provision, they respectfully recommend that the companies incorporated be required to publish annually a statement of affairs, and a list in full of their shareholders.

They have also had under their consideration the Granby Har-Petition of William Rowe and others, praying for bour Company. the passing of an Act to incorporate them as the "Granby Harbour Company," and have to Report thereon, that although notice of the intention of the Petitioners appears to have been published in the Canada Gazette, for a period exceeding that pre-scribed by the rules of the House, the same notice does not appear to have been inserted in any news-

paper published in the District.

They have also examined the Petition of Thomas Montreal Gas porated for the purpose of supplying the City of Montreal with Gas; and they have to report, with reference thereto, that although notice of the intention of the Petitioners has been duly published in the Canada Gazette, published in the District of Montreal, it does not appear that any such notice has been affixed to the Church doors of the Parish; and should your Honourable House see fit to overlook the omissions adverted to in the case of the present Petition, and that of William Rowe and others, above reported upon, they recommend that the prayers of the said Petitions be severally granted.

Mr. Cummings, from the Select Committee, to Niagara Diswhich were referred, that part of the Entries in the trict To Journals of the Session of 1843, containing the (site of.) Petition of the Municipal Council of the District of Niagara, upon the selection of a site for a new District Town; the Petition of John Harris and others, inhabitants of Grimsby and other Townships, in the Niagara District; and the Reports of the Select warding Company."

He accordingly presented the said Bill to the other references, with power to report from time to House, and the same was received and read for the time; presented to the House the First Report of the Committee, to which the same were referred, and

(site of.)

Your Committee have taken into consideration the various references submitted to them, and after a careful investigation and examination of the subject, are of opinion, that the Municipal Council, representing, as they do, the whole body of the District of Niagara, and having come to an almost unanimous conclusion as to the absolute necessity of removing the present site of the District Town to a more central position, in order that the interests of the inhabitants may be placed upon a more equitable footing, not only as regards public convenience, but also the expenses necessarily attendant upon the administra-tion of justice, situated as the Town now is, at an extreme point of the District.

Your Committee further beg to state, that Petitions from the several Townships in the District, numerously signed, have been referred to your Committee, respectfully and strongly praying your Honourable House for the removal of the site from its present | Sin, position.

Your Committee also find, that a Report was made by a Select Committee of your Honourable House at its last Session, recommending that the site of the District Town aforesaid might be removed to Port

From the expression of the Municipal Council, emanating as it does from a body representing the interest, and the well understood wishes of the people, and now strengthened by Petitions from the several Townships to the same effect;—your Committee cannot do otherwise than strongly and respectfully recommend the prayer of the Petitioners to the favourable consideration of your Honourable House, and that leave may be granted to introduce a Bill to remove the site of the present District Town to Port Robinson, as a convenient place; and to provide for the erection of public buildings thereon.

Ordered, That Mr. Cummings have leave to bring in a Bill to remove the site of the District Town of the District of Niagara to Port Robinson, in the Township of Thorold.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wedneśday next.

Bills of Exchange Bill (Inland.)

Bill.

Ordered, That the Honourable Mr. Moffatt have leave to bring in a Bill to amend the Law regulating Inland Bills of Exchange and Promissory Notes, and the protesting thereof.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Bills of Ex-change Bill (Foreign.)

Ordered, That the Honourable Mr. Moffatt have leave to bring in a Bill to amend the Law relative to Damages on Protested Foreign Bills of

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Returns to Addresses.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Administrator of the

Quebec Turn-

Return to an Address of the Legislative Assembly pike Accounts, to His Excellency, the Administrator of the Government, dated the 24th ultimo, praying that His Excellency will be pleased to cause to be laid before the House, "Copies of all Accounts, Reports, State-

Niagara Dis- said Committee, which was again read at the Clerk's ments, and Documents, thereto relating, which Quebec Turnting Town, table, and is as followeth:—

may have -been transmitted to the Head of the pike Accounts, and Documents, thereto relating, which Quebec Turnting Town, table, and is as followeth:— Government, from and since the month of November, 1844, to the present day, by the Trustees of the Quebec Turnpike Trust, pursuant to the Ordinance and Statutes relating thereto."

(For the said Return, see Appendix M.)

Also,

Return to an Address of the Legislative Assembly Rebellion to His Excellency, the Administrator of the Govern-Losses, (L. C.) ment, dated 8th instant, praying that His Excellency will be pleased to cause to be laid before the House " a copy of all correspondence which may have taken place between the Government and the Commission now appointed to inquire into the losses sustained by the inhabitants of Lower Canada during the late Rebellion, with the instructions given to the said Commissioners."

SECRETARY'S OFFICE, Montreal, 12th December, 1845.

I have the honour, by command of the Adminis- Correspontrator of the Government, to transmit to you, the dence relative accompanying Commission, appointing yourself, the of Enquiry into Honourable P. H. Moore, and Jacques Viger, John Rebellion Simpson, and Joseph U. Beaudry, Esquires, to be Losses, (L.C.) Commissioners for Enquiry into the Losses sustained by Har Majorty's subjects desired the second statement. tained by Her Majesty's subjects during the unhappy troubles in Lower Canada of the years 1837-8; and also arising from and growing out of the same. And I am to inform you, that His Excellency has been pleased to appoint Mr. J. G. Barthe to be Secretary to the Commission. The necessary instruc-tions for the guidance of the Commissioners are transmitted to you herewith.

I am accordingly to express to you His Excellency's wish, that you should lose no time in communicating on the subject with your fellow Commissioners, and making the necessary arrangements for entering with them on the active prosecution of the labours of the Board. The remuneration of each Commissioner will be at the rate of one pound per diem while actually engaged in the Enquiry, or in travelling in pursuance of it.

I have, &c.

(Signed) D. DALY, Secretary.

Honourable Joseph Dionne, &c. &c. &c. St. Pierre les Becquets, District of Three Rivers.

Montreal, 12th December, 1845.

His Excellency, the Administrator of the Government, having been pleased to appoint you to be Commissioners for inquiring into the Losses sustained by the inhabitants of that portion of this Province formerly Lower Canada during the late unhappy Rebellion therein, as also into the Losses sustained by those inhabitants arising out of that Rebellion, I have the honour, by command of His Excellency, to transmit the following Instructions for your guid-

ance in conducting your inquiry.

1st. You will, in the performance of the duties devolving upon you, under the present Commission, carefully classify the cases of those who may have joined in the said Rebellion, or may have been aiding and abetting therein, from the cases of those who did not; stating particularly, but succinctly, the nature of the loss sustained in each case, its amount and character, and as far as possible its cause.

2d. You will abstain from entering into the consideration of any cases which may have been reported. upon by the Commissioners formerly appointed to

26

Correspon-

examine into the Rebellion Losses. To enable you dence relative to do this, the Reports made by them will be fur-to Commission of Enquiry nished to your Secretary, on his making application of Enquiry nished to your behalf for the same.

3d. You will accompany your Report on the claims investigated by you with such remarks as may be necessary to a perfect understanding of the matters entrusted to your investigation, in order that the same may be submitted to the Provincial Legislature at its approaching Session.

I have, &c. (Signed) D. DALY, Secretary.

The Commissioners of Enquiry.

PROVINCE OF } [L. S.] METCALFE. CANADA.

His Excellency, the Right Honourable Charles Theophilus Baron Metculfe, of Fernhill, in the County of Berhs, G. C. B., one of Her Majesty's most Honourable Privy Council, Governor-General of British North America, and Captain-General of Council Charles and Captain-General of British North America, and Captain-General of British North America, and Captain-General of British Research ral and Governor-in-Chief in and over the Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice-Admiral of the same, &c. &c. &c.

To all to whom these presents shall come, or whom the same may concern.

GREETING:-

Know Ye, that reposing trust and confidence in the loyalty, integrity, prudence, and ability of the Honourable Joseph Dionne, and the Honourable tions, the answer to which will serve as their guid-philip H. Moore, Esquires; and Jacques Viger, John Simpson, and Joseph U. Beaudry, Esquires, I have nominated, constituted, and appointed, and by this Instrument, under my hand and seal, do nominate, constitute, and appoint the said Joseph Dionne, Philip H. Moore, Jacques Viger, John Simpson, and Joseph U. Beaudry, to be Commissioners for Inquiry into the Losses sustained by Her Majesty's loyal subjects in that part of the Province of Canada which formerly constituted the late Province of Lower Canada during the late unnatural Rebellion which unhappily existed in that part of the said Province, and arising from and growing out of the said Rebellion: To have and to hold the said office of Commissioners as aforesaid, unto them, the said Joseph Dionne, Philip H. Moore, Jacques Viger, John Simpson, and Joseph U. Beaudry, for and during pleasure; together with all, and every the rights, authorities, and emoluments thereunto belonging or appertaining.
Given under my Hand and Seal at-Arms, at

Montreal, in the said Province of Canada, this twenty-fourth day of November, in the year of our Lord one thousand eight hundred and forty-five, and in the ninth year of Her Majesty's Reign.

By His Excellency's Command,

(Signed) D. DALY, Secretary.

The following letter was addressed respectively to the Honourable P. H. Moore, St. Armand West, District of Montreal; Jacques Viger, Esquire, Mon-treal; John Simpson, Esquire, Coteau-du-Lac; and Joseph U. Beaudry, Esquire, Montreal.

SECRETARY'S OFFICE, Montreal, 12th December, 1845.

I have the honour, by command of the Administrator of the Government, to inform you that a Commission has been, by this day's post, transmitted to the Honourable Joseph Dionne, appointing that gen-tleman (yourself, and Messrs. Jacques Viger, John Simpson, and Joseph U. Beaudry) to be Commissioners for Inquiry into the Losses sustained by Her

Majesty's subjects during the unhappy troubles of Corresponding Lower Canada of the years 1837-8; and also arising to Commission from and growing out of the same And Tanada from and growing out of the same. And I am to of Enquiry inform you, that His Excellency has been pleased to into Rebellion appoint Mr. J. G. Barthe to be Secretary to the Losses, (L.C.)
Commission. The necessary instructions for the guidance of the Commissioners are this day sent to the Honourable Mr. Dionne, and a copy of them is enclosed herewith for your information.* I am accordingly to express to you His Excellency's wish, that you should lose no time in communicating on the subject with your fellow Commissioners, and making the necessary arrangements for entering with them on the active prosecution of the labours of the Board.

The remuneration of each Commissioner will be at the rate of one pound per diem while actually engaged in the enquiry, or in travelling in pursuance

> I have, &c. (Signed) D. DALY, Secretary.

Office of Losses, 1837-8, Wardrobe of the Legislative Assembly, Montreal, 11th February, 1846.

I have the honour to transmit to you, by order of the Commissioners to enquire into the Losses sustained by Her Majesty's subjects during the troubles of 1837-8, to be submitted to His Excellency, the Administrator of the Province, the following ques-

The Instructions of the 12th December last, transmitted to the Commissioners, differing essentially from the tenor of the Commission by which they have been appointed, as to the persons who have a right to indemnification.

What are the powers conferred on the Commission to establish the Classifications required by the Instructions?

What are the powers conferred on the Commissioners to call before them the necessary witnesses, and to procure the necessary evidence, in order to obtain an exact valuation of the Losses?

Are the Commissioners to travel to the different parts of the District, in order to accomplish the object of the Commission?

Is the remuneration of the Secretary left to the discretion of the Commissioners, or reserved for the decision of His Excellency?

I have, &c., J. G. BARTHE, (Signed) Secretary Commission of Enquiry, &c. To the Honourable D. Daly, &c. &c. &c.

> SECRETARY'S OFFICE, Montreal, 27th February, 1846.

GENTLEMEN,

The Administrator of the Government having had under consideration in Council the Queries addressed in your behalf by your Secretary, in his letter of the 11th instant, I have received His Excellency's commands to communicate to you the following Replies for your instruction and guidance:

1st. In making out the Classification called for by your Instructions of the 12th December last, it is not His Excellency's intention that you should be guided by any other description of evidence than that furnished by the sentences of the Courts of Law.

2d. His Excellency considers that you have no power as Commissioners to call either for persons or

^{*} See Instructions to the Commissioners of Inquiry.

dence relative of Enquiry Losses, (L.C.)

papers; and that you must, therefore, be satisfied with such general evidence as the Claimants may produce, or as may enable you to form a general esti-

into Rebellion mate of the Losses they have suffered.

3rd. The object of the Executive Government in appointing your Commission, being merely to obtain a general estimate of the Rebellion Losses, the particulars of which must form the subject of more minute inquiry hereafter, under Legislative authority, His Excellency cannot regard it as necessary that you should travel to the country parts of the District to obtain such particulars.

4th. His Excellency has been pleased to fix the rate of your Secretary's remuneration at one pound

currency per diem.

I have, &c.

(Signed,)

D. DALY.

Secretary.

Commissioners of Enquiry relative to Losses, in 1837-8.

(Immediate.)

SECRETARY'S OFFICE, Montreal, 2nd April, 1846.

GENTLEMEN,

I have the honour, by command of the Administrator of the Government, to request from you, with the least possible delay, your Report upon the subject of your Inquiry; His Excellency being desirous to be enabled, by its receipt, to come to an early decision as to the course to be taken by the Executive during the present Session of Parliament, in regard to the same.

I have, &c. (Signed,)

D. DALY, Secretary.

Commissioners of Indemnity

Inquiry.

And also, Reports of the Inspectors of the Registry Offices for the Districts of Quebec and Gaspé, and for the Districts of Montreal, Three Rivers and St. Francis.

Rebellion

Registry

Offices.

Ordered, That the Return relating to the corres pondence on the subject of the late Rebellion Losses, be printed for the use of the members of this House.

(For the said Reports, see Appendix B.)

On motion of Mr. Stewart of Bytown, seconded by Mr. Monro,

Gloucester Gore Bill.

Ordered, That the Engrossed Bill from the Legislative Council, intituled, "An Act for defining " and establishing the course of the side lines of "lots in the Gore of the Township of Gloucester, "in the District of Dalhousie," be now read a second time.

The said Bill was read accordingly.

Ordered, That the said Bill be read a third time on Monday next.

Montreal Turnpikes Ordered, That Mr. Gowan be added to the Select Committee to which was referred the Petition of E. Guy and others, residing on the Lower Lachine Road, and other references.

On motion of Mr. Duggan, seconded by Mr.

Vanzandt's Relief Bill.

Ordered, That the Engrossed Bill from the Legis-lative Council, intituled, "An Act for the relief " of Juliet Vanzandt, wife of Jacob L. Vanzandt, "who claims as sister of the half-blood of Richard Duncan, late of Williamsburgh, in the

On motion of Mr. Sherwood of Brockville, seconded by Mr. Stewart of Bytown,

Ordered, That the Engrossed Bill from the Legis-Brockville lative Council, intituled, "An Act to authorize Town the Devisees and Trustees of the will of the Bill. " late Honourable Charles Jones, to convey a "town lot therein mentioned, to the President

" and Board of Police of Brockville, for the uses "and purposes therein mentioned;" be read a second time on Monday next.

On motion of Mr. Sherwood of Brockville, seconded by Mr. Stewart of Bytown,

Ordered, That the Engrossed Bill from the Legis-School Sites lative Council, intituled, "An Act to provide "if for vesting in the Trustees, the sites of Schools, "in that part of this Province called Upper "Canada," be read a second time on Monday

Mr. Williams moved, seconded by Mr. Petric, that Standing Rule the Rule of this House, which requires a notice to dispensed with. be published in a newspaper of the District in which any application be made for a private Bill, be dispensed with, as far as relates to the Petition of William Rove and others, of the Townships of Clarke and Hope, in the District of Newcastle, praying for the passing of an Act to incorporate "The Granby Harbour Company."

The Question having been put on the said motion, a division ensued, and it was carried in the affirma-

tive, and

Ordered, Accordingly.

Ordered, That the Honourable Mr. Cayley be ex- Member Excused from sitting on the Select Committee to cused from which was referred the Petition of William Committee. Wickes, A. M., and Edward Chapman, B.A., of the City of Montreal; and another reference.

Ordered, That Mr. Lantier be added to the Stand-Member added ing Committee on Private Bills.

Mr. Foster, from the Committee of the whole Brockville House, to take into consideration the propriety of Police. amending an Act passed in the second year of the Reign of His late Majesty, William the Fourth, establishing a Board of Police in the Town of Brockville; and also the Laws relating to Assessments and Statute Labour of that part of this Province called Upper Canada, so far as they relate to the said Town; reported, according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Resolved, That it is expedient to amend an Act passed in the second year of the Reign of His late Majesty, King William the Fourth, establishing a Board of Police in the Town of Brockville; and also the Law relating to Assessments and Statute Labour of that part of the Province called Upper Canada, so far as they relate to the said Town.

Ordered, That Mr. Sherwood of Brockville, have Bill. leave to bring in a Bill to provide for an Assessment of real and personal Property in the Town of Brockville, according to the annual value or rental thereof, and for other purposes.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Mr. Petrie, from the Committee of the whole Lumber House, on the Report of the Select Committee to Manufacturers Eastern District of this Province," be read a which was referred the Petition of William Rogerson and Supervisor second time on Wednesday next. and others, Manufacturers of Lumber of the Pro-

vince of Canada, and other references, reported, according to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table, and are as followeth:

Resolutions.

1. Resolved, As the opinion of this Committee, that it is expedient to amend the Act of the 8th Victoria, ch. 49, intituled, "An Act to regulate "the Culling and Measurement of Timber, "masts, spars, deals, staves, and other articles of "a like nature, and to repeal a certain Act therein mentioned;" in so far as the said Act relates to the Salary of the Supervisor of Cullers

appointed under the authority of the said Act.

2. Resolved, As the opinion of this Committee, that it is expedient to amend the 21st Section of the said Act, by providing that the Supervisor of Cullers shall hereafter be entitled to receive a sum of five hundred pounds currency, as an annual Salary for his services, exclusive of all his expenses, and in lieu of the Salary heretofore allowed by the said 21st section.

On motion of Mr. Stewart of Bytown, seconded by

Mr. Meyers,
Ordered, That the Question of Concurrence be now separately put upon each of the said Resolutions.

And the First of the said Resolutions being again read, and the Question of Concurrence being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-YEAS.

Messieurs Berthelot, Bertrand, Brooks, Cameron, Cauchon, Cayley, Christie, Colvile, Cummings, Daly, Dickson, Attorney General Draper, Drummond, Ermatinger, Foster, Gowan, Hale, Lacoste, Le Boutillier, Leslie, Macdonald of Connwall, Macdonald of Glengary, Macdonell of Dundas, Papineau, Petrie, Price, Prince, Robinson, Roblin, Scott, Seymour, Sherwood of Brockville, Attorney General Smith, Stewart of Bytown, Stewart of Prescott, Taché, Viger, Webster, and Woods.—(39.)

Messieurs Baldwin, Chabot, DeWitt, Franchère, Johnston, La Fontaine, Lantier, Laterrière, Le Moine, Macdonell of STORMONT, Merritt, Méthot, Solicitor General Taschereau, and Thompson.—(14.)

So it was carried in the affirmative.

The Second of the said Resolutions being again read, and the Question of Concurrence being put thereon, the House again divided, and the names being called for, they were taken down as in the last preceding division.

So it was carried in the affirmative, and

Resolved, That this House doth concur with the Committee in the said Resolutions.

Ordered, That Mr. Stewart of Bytown have leave to bring in a Bill to increase the Salary of the Supervisor of Cullers.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Contingencies.

Bill.

Mr. Macdonell of Stormont, from the Committee of the whole House, on the First Report of the Standing Committee on Contingencies, reported, according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's

table, and agreed to by the House, and is as followeth:

Resolved, That an humble Address be presented
to His Excellency, the Administrator of the Government, praying that His Excellency will tion of F. H. Guay, Esquire, and of be pleased to issue his Warrant in favour of rish of St. Joseph de la Pointe Lea William Burns Lindsay, Esquire, the Clerk of rishes to the County of Dorchester. this House, for the sum of Five Thousand Pounds, Currency, towards defraying the Contingencies of this House, and assuring His Excellency that this House will make good the Petition of A. A. Adams and others, of the Town-

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

The Order of the Day for the House in Committee Gaspe Admion the Bill for the better administration of Justice niatration of in the General Sessions of the Peace for Gaspé, and to prevent charges upon the Treasury of the Province for unnecessarily summoning Jurors thereto, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Macdonell of Dundas took the chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Dundas reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be engressed.

The Order of the Day for the House in Committee Railroads. on the First Report of the Select Committee on Railroad Bills, on the Bill to extend the provisions of the Act of Upper Canada incorporating the "Niagara and Detroit Rivers Railroad Company," being read;

The House accordingly resolved itself into the

said Committee.

The Honourable Mr. Laterrière took the chair of the Committee, and after some time spent therein, Mr. Speaker resumed the Chair.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow, and that they be poned. then the first Orders of the day.

Then, on motion of Mr. Duggan, seconded by Mr.

The House adjourned.

Veneris, 17° die Aprilis.

Anno Nono, Victoriæ Reginæ, 1846.

THE following Petitions were severally brought Petitions laid

up and laid on the table:—
By Mr. Chaweau,—The Petition of Alexis Bertrand, a militia man disabled during the late war with the United States.

By Mr. Foster,-The Petition of the Reverend Andrew Balfour and others, members of the United Church of England and Ireland in the Diocese of Quebec.

By Mr. Macdonald of Glengary,—The Petition of John Wetenhall, Esquire, and others.

By Mr. Boutillier, -The Petition of Simon Gendron, and Joseph Benoit, Esquires, Mayor and Secretary, in behalf of the Municipal Council of Ste. Rosalie.

By Mr. Taché,—The Petition of Francis C. T. Arnoldi, M. D., and others, the Corporation of the School of Medicine and Surgery.

By the Honourable Mr. Moffatt, The Petition of William Benjamin and others, members of the Mon-treal Portuguese Congregation of Israelites.

By Mr. Solicitor General Taschereau,—The Petition of F. H. Guay, Esquire, and others, of the Parish of St. Joseph de la Pointe Levi and other Pa-

ships of Barnston and Barford.

Petitions laid n the table.

By Mr. Boulton,-The Petition of the Honourable Robert S. Jameson and others, the Trustees of the Toronto Hospital Endowment.

By Mr. Price,—The Petition of M. T. O'Beirne and others.

By the Honourable Mr. Baldwin,-The Petition of Eli Gorham and others, of the Township of Whitchurch; the Petition of John Bogart and others, of the Township of Whitchurch; the Petition of David Buchan and others, of the Village of Paris, in the District of Gore; the Petition of Thomas G. Coyne and others, of the Township of Dunwich, in the District of London; the Petition of Luther H. Cronk and others, of the Township of Whitby; the Petition of David Rintoul and others, of the Township of Beverley; the Petition of the Reverend R. M. Cosh, in behalf of the Presbyterian Congregation of Paris; and the Petition of John Johnston and others, of the Townships of Uxbridge and Scott.

Gaspe Admi-esistration of Justice Bill.

An Engrossed Bill for the better administration of Justice in the General Sessions of the Peace for Gaspé, and to prevent charges upon the Treasury of the Province for unnecessarily summoning Jurors thereto, was read for the third time.

Mr. Christie moved, seconded by Mr. Le Boutillier, that the Bill do pass, and the Title be, "An Act for the better administration of Justice in the General " Sessions of the Peace for Gaspé, and for prevent-"ing Charges upon the Treasury of the Province for unnecessarily summoning Jurors thereto.

The Question having been put upon the said mo-tion, a division ensued, and the names being called for they were taken down as followeth:-

Messieurs Baldwin, Bertrand, Boulton, Boutillier, Cauchon, Christie, Colvile, Cummings, De Witt, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Franchère, Gowan, Hale, Hall, Johnston, Lacoste, La Fontaine, Lantier, Laterrière, Macdonald of GLENGARY, Macdonald of KINGSTON, Macdonell of DUNDAS, Macdonell of STORMONT, M. Connell, Methot, Meyers, Moffatt, Monro, Murney, Papineau, Powell, Price, Riddell, Robinson, Roblin, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Attorney General Smith, Stewart of BYTOWN, Stewart of PRESCOTT, Tache, Thompson, Viger, Webster, and Woods .- (50.)

Messieurs Chabot, Chauveau, De Bleury, Jobin, and Leslie.—(5.)

So it was carried in the affirmative, and

Resolved, Accordingly.
Ordered, that Mr. Christie do carry the said Bill to the Legislative Council, and desire their concurrence.

Petitions read.

Pursuant to the Order of the Day the following Petitions were read:

Of John Laing and others, of the Eastern District; praying for aid to improve the Road leading through a part of Matilda to the River Nation, in the Town-

ship of Mountain.

Of H. O'Hara, Esquire, and others, members of the United Church of England and Ireland, in the Diocese of Quebec, and of J. S. M. Cord, Esquire, and others, members of the United Church of England and Ireland in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the process of the said correspond with their share of the process of the pro share of the income arising from the same.

Of William B. Kerns and others, members of the

United Church of England and Ireland, in the Township of Nelson, in the District of Gore; praying that

measures may be adopted for vesting in the Church Petitions read. Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of Andrew Pettit and others, members of the United Church of England and Ireland, in the Township of Grimsby, in the Diocese of Toronto; praying that the said Church may have the control of its share of the Provincial grant for the support of

Common Schools.

Of Joseph Hudon, Esquire, President, and Jean Bte. Martin, Secretary and Treasurer, on behalf of the Corporation of the Municipality of St. Paschal, in the County of Kamouraska; praying for aid to open a road to the State of Maine.

Of Joseph Ouellet, Esquire, and others, of Trois Pistoles, in the County of Rimouski; praying for an aid to open a road from Trois Pistoles to Lake Te-

miscouata.

Of the Reverend F. X. Delâge and others, of the City of Quebec, and of St. Michel and other Parishes; praying that the Licenses for cutting Wood on the borders of the Saguenay be not granted exclusively

Of J. B. A. Chamberland, Esquire, and others, of the County of Rimouski; praying that the Counties of Rimouski and Kamouraska be formed into a

separate District for Judiciary purposes.

Of Joseph Smith and others, inhabitants of the Township of Compton, in the District of St. Francis; praying for aid to complete the road from the Province Line at Hereford to Compton.

Of Samuel Gardiner, Esquire, and others, inhabitants of Sandwich and its neighbourhood, in the Western District; praying to be indemnified for losses sustained by them during the late Rebellion and invasion of the Province.

Of Thomas Willson and others, of Thorold, in the District of Niagara; praying for the construction of a Bridge over the Welland Canal at a certain place.

Of Mrs. Lucinda Lane, mother of William Lane, late Clerk in the Provincial Secretary's Office; praying that a pension be allowed to her said son, in consideration of a mental affliction under which he labours.

Ordered, That the Petition of William Gamble Petitions reand others, of the Home District, be referred to ferred: W. Gamble the Standing Committee on Private Bills.

Ordered, That the Rule of this House requiring et al.
notice of the said Petition to be given in one of Rule dispensed the newspapers of the District be dispensed with. with in so far as relates to the same.

Ordered, That the Petition of the Honourable Honourable Peter M'Gill and others, of the City of Montreal, P.M'Gill, et al. be referred to the Standing Committee on Private Bills.

Ordered, That the Petition of John Hall and J. Hall, et al. others, of Dumfries, in the District of Gore, be referred to the Select Committee to which was referred the Petition of James K: Andrews and others, inhabitants of the Township of Dumfries, in the District of Gore.

Ordered, That the Petition of Thomas Willson and T. Willson, others, of Thorold, in the District of Niagara, et al. be referred to the Select Committee to which was referred the Petition of the Municipal Council of the District of Niagara, (relating to a road,) and another reference.

Ordered, That the Petition of John De Cow, Senior, J. De Cow. and others, of the County of Haldimand; the et al. Petition of Ranald M'Kinnon and others, of the

R. M'Kinnon.

Gee. Silver,

A. Haines, et al.

Townships of Seneca and Oneida, in the District of Gore; the Petition of George Silver and others, inhabitants of the Township of Clinton, in the District of Niagara; and the Petition of Absalom Haines and others, inhabitants of the Township of Louth, in the District of Niagara, be referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell, and other references.

Ordered, That the Petition of Gersham Cutlin and others, members of the United Church of Eng-

land and Ireland, in the Township of Lansdown, in the Diocese of Toronto; the Petition of

William Graham and others, members of the

United Church of England and Ireland, in the

Township of Escot, in the District of Johnstown, in the Diocese of Toronto; the Petition of George Hornick and others, members of the United Church of England and Ireland, in the

Township of Kitley, in the Diocese of Toronto; the Petition of the Reverend T. G. Elliot and others, members of the United Church of Eng-

land and Ireland, in the Township of Colchester,

in the Western District; and the Petition of

Andrew Pettit and others, members of the United Church of England and Ireland, in the Town-

referred to the Select Committee to which was referred the Petition of the Church Society of

the Diocese of Toronto.

G. Cuilin, et al.

W. Graham.

G. Hornick, et al.

Rev. T. G. Elliot, et al.

A. Pettit, et al.

T. Appleton,

Resolved, That the Petition of T. Appleton and others, Contractors, Master Builders, and Masons, of Montreal, be referred to a Select Committee, composed of the Honourable Mr. De Bleury, the Honourable Mr. Viger, the Honourable Mr. Attorney General Smith, Mr. Solicitor General Taschereau, and the Honourable Mr. Moffatt, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

J. A. Gemmill, et al.

Resolved, That the Petition of John A. Gemmill and others, of the District of Bathurst, be re-Cameron, Mr. Stewart of Bytown, Mr. Petrie, and Mr. Sherwood of Brockville, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for per- to the Government of Prince Edward's Island. sons, papers, and records.

Johnstown Municipal Council.

Resolved, That the Petition of the Municipal Council of the District of Johnstown be referred to a Select Committee, composed of Mr. Gowan, the Honourable Mr. Attorney General Draper, the Honourable Mr. Solicitor General Sherwood, the Honourable Mr. Baldwin, and Mr. Roblin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

J. D. Parmenter, et al.

Ordered, That the Petition of Joel D. Parmenter and others, of Gananoque, Leeds, and Lansdown, be referred to the said Committee.

S. Solmes, Esq. et al. Resolved, That the Petition of Samuel Solmes, Esquire, and others, of the District of Prince Edward, be referred to a Select Committee, composed of Mr. Roblin, Mr. Powell, and Mr. Hall, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

S. Wood, et al.

Resolved, That the Petition of Samuel Wood and

able Mr. Baldwin, Mr. Duggan, and Mr. Roblin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of James H. Comins, J. H. Comins. of St. Catherines, in Upper Canada, be referred to a Select Committee, composed of Mr. Merritt, Mr. Macdonell of Stormont, and Mr. Thompson, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

A Message from the Legislative Council by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

> LEGISLATIVE COUNCIL, Thursday, 16th April, 1846.

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly and acquaint that House that the Legislative Council do concur in the Resolution communicated to them on the 14th of April instant, and have agreed to an Address to be presented to His Excellency, the Administrator of the Government, thereupon; to which Address the Legislative Council desire their concurrence, and also that it may be signed on their behalf.

ship of Grimsby, in the Diocese of Toronto, be To His Excellency Lieutenant-General, the Right Magdales Honourable Charles Murray, Earl Cathcart of Islands Address. Cathcart, in the County of Renfrew, Knight Commander of the Most Honourable Military Order of the Bath, Administrator of the Government of the Province of Canada, and Commander of Her Majesty's Forces in British North America.

MAY IT PLEASE YOUR EXCELLENCY,

We, Her Majesty's dutiful and loyal subjects, the Legislative Council and Canada, in Provincial Parliament assembled, humbly pray that Your Excellency will be graciously pleased to interpose your good offices with Her Majesty's Government in behalf of the inhabitants of the Magdalen Islands, for the most part Acadians of French origin, descendants of the Colonists of L'Acadie, (now the Province of Nova Scotia,) originferred to a Select Committee, composed of Mr. ally colonized by France, whose religion, language, usages and interests are identified with those of a majority of the inhabitants of Lower Canada, to prevent the annexation they apprehend of those Islands

The Legislative Council have passed a Bill, in-Partition of tituled "An Act to facilitate the partition of Lands, Bill, "Tonoments and Hardisarrents in certain continuous, (L. C.) "Tenements, and Hereditaments in certain cases in " Lower Canada," to which they desire the concurrence of the Assembly.

And then he withdrew.

An engrossed Bill from the Legislative Council, intituled "An Act to facilitate the partition of "Lands, Tenements, and Hereditaments in certain "cases in Lower Canada," was read for the first

The Honourable Mr. Solicitor General Sherwood, Church from the Select Committee to which was referred the Society. Petition of the Church Society of the Diocese of Toronto, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have taken into consideration the Report subject matter of the Petitions of the Church Socieesolved, That the Petition of Samuel Wood and ties of the Dioceses of Toronto and Quebec, and the others, Agriculturists, be referred to a Select Petitions of others on the same subject, and they beg Committee, composed of Mr. Merritt, the Honour-most respectfully to report the adoption of the acAddress to

Her Majesty.

companying Address to Her Most Gracious Majesty, the Queen, with a view of carrying out the objects and wishes of the Petitioners.

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign,

We, Your Majesty's dutiful and loyal subjects, the Legislative Assembly of Canada, in Provincial Parliament assembled, beg leave to represent to Your

That by the Act, intituled "An Act to provide " for the sale of the Clergy Reserves in the Province " of Canada, and for the distribution of the proceeds "thereof," the Government of the Province of Cunada is empowered to sell all or any part of the Clergy Reserves, under regulations to be approved by Your Majesty in Council, and that the proceeds in money to be derived from the sale and leasing of the Clergy Reserves, after the deducting of certain allowances, which are specified in the said Act, are directed to be divided into two equal parts; one of which is to be distributed in certain portions between the Churches of England and Scotland, and the other to be applied by the Governor of this Province, with the advice of the Executive Council, for the purposes of Public Worship and religious instruction in Canada.

That, from these provisions, it appears that it was not the intention of the Imperial Parliament, at the time of the passing of the said Act, to apportion the said lands among the denominations of Christians whose claims were therein recognized, but rather to place the Clergy Reserves at the disposal of the Government, to be sold, and the proceeds to be divided in the proportions mentioned in the said Act.

That the attention of the Provincial Legislature has been drawn to this subject by the Petition of the Church Society of the Diocese of Toronto and the Diocese of Quebec, and other Petitions, signed by many thousand persons, members of the United Church of England and Ireland, resident in the said Diocese of Toronto, and Diocese of Quebec; praying to have the control over, and the disposition and management of, their respective shares of the Clergy Reserves, as is equivalent to the proportion of the funds assigned by the provision of the Act of the Imperial Parliament, as aforesaid, passed in the fourth year of Your Majesty's Reign, and they concur in the prayer of the Petitions, for the following considerations:

First, That at the time these lands were set apart for the support of Religion, and the maintenance of Public Worship, it was thereby intended to create an adequate fund to form a permanent endowment for those important objects; but they now perceive that, under the system adopted, the share appropriated to the Church of England, the Church of the petitioners, is likely to be in a great measure consumed by charges which appear unnecessary, and to so great an extent, as, if persevered in, will reduce it to little more than a nominal provision for the sup-

port of their Church.

That the policy of the Imperial: Government has ever been, with this exception, to place under the management and direction of the Church they meant to support, such endowment as they deemed it expedient to grant Thus, in the State of New York, the members of the Church of England are at this day enabled to build their Churches and station their Missionaries in every section of that extensive country, by the aid of funds provided by the pious care of a British Monarch when that country was a British Colony ... That the numerous Dutch population of the same State, are supplied with pastors from ample funds provided also at an early day by the care of the Government; and that, in both these cases, the foundation of the endowment was a grant of land,

small in extent and value at the time it was made, Address to compared with the Clergy Reserves set apart in this Colony, by His late Majesty, King George the Third; but which grants being scrupulously preserved, carcfully and economically managed by their respective Churches, which were deeply interested in their proceeds, and at the same time respected by succeeding Governments, now yield munificent resources for the support of religion.

Second, We beg permission further to represent, that our Roman Catholic fellow-subjects of Lower Canada have been treated by the Imperial Government with the same generosity and confidence. They enjoy at this day the most ample endowment for their Churches and Colleges, arising from early grants of land, which, if alienated at the value they once bore, would have afforded but a nominal provision wholly inadequate to the wants of the passing hour; when we contrast these several examples of the generosity of the Imperial Government, and the valuable result from such proceeding, we feel strongly the impolicy of the provision in the Act to which we have referred, and the justice of the claims set forth by the Petitioners. Moreover, while this policy continues, murmurings and heart-burnings must be continually engendered against the Provincial Government, by a very large portion of Your Majesty's most loyal subjects for the mismanagement of the property, whether well grounded or otherwise; so that it would be no small advantage to be relieved from a burthen which must be always attended with much vexation and grave discontent.

Wherefore, we most humbly beseech Your Majesty to recommend to the Imperial Parliament to amend the aforesaid Act, passed in the fourth year of Your Majesty's Reign; so'as to place at the disposal of the Church of England their share of the said Reserves in Upper and Lower Canada respectively, to be controlled and managed by Lay Committees of the respective Incorporated Church Societies of the Dioceses of Toronto and Quebec; and to be sold under such regulations and conditions, and within such a period of time as Your Majesty, by Order in Council, shall from time to time direct; and that Your Majesty will be pleased to extend to other denominations entitled to a share of the Clergy Reserve fund, the same advantages if they so desire.

We beg to renew, on this occasion, the assurance of our entire devotion to Your Majesty's Person and Government.

Ordered, That five hundred copies of the said Re-Report to be port be printed for the use of the Members of Printed. this House.

Mr. Gowan from the Select Committee, to which F. F. Carwas referred the Petition of Frederic Fraser Car-ruthers. ruthers, Esquire, of the City of Toronto, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as

Your Committee have examined the said Petition, and recommend a Bill in favour of the Petitioner to the favourable consideration of your Honourable

Ordered, That Mr. Gowan have leave to bring in Bill. a Bill to authorize the Court of Queen's Bench and the High Court of Chancery, at their discretion, to admit Frederic Fraser Carruthers to practise as an Attorney and Solicitor thereof, respectively.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Message from His Excellency.

The Honourable Mr. Daly, one of Her Majesty's With regard to that portion of the Petition, which Report. Executive Council, delivered to Mr. Speaker a Mes-prays for grants of Public Monies to equal the above sage from His Excellency, the Administrator of the assessment, and also for a distinct allowance for the Government, signed by His Excellency.

And the said Message was read by Mr. Speaker,

Clergy

The Administrator of the Government informs the Legislative Assembly, in reply to their Address of the 14th instant, that He has received no Communication from Her Majesty's Secretary of State, relating to suspending the sale of the Clergy Reserve Lands.

GOVERNMENT HOUSE, 17th April, 1846.

Siagara Police.

Mr. Dickson, from the Select Committee to which was referred the Petition of Richard Miller and others, the President and members of the Board of presented to the House the Report of the said Committee, which was again read at the Clerk's table. and is as followeth:

Report.

time the Statute 59th Geo. 3rd, rating Town Lots in Niagara and Queenston at the sum of fifty pounds. per annum, was passed, it was under the impression that those Towns being at the head of the navigation would become places of great importance, and improve in such a ratio as would justify said assessment, but since the construction of the Welland Canal both Towns have been materially retarded in the improvement that was anticipated, and property therein worth nothing like the amount that it is in other Villages in the same District, where no such tax is imposed. Your Committee, therefore, consider the Repeal of the Second clause of 59th Geo. 3rd, in so much as the same relates to the Towns of Niagara and Queenston, desirable, and they therefore recommend the prayer of the Petitions to the favourable consideration of your Honourable House.

Niagara and Queenston Assessment Bill.

Ordered, That Mr. Dickson have leave to bring in a Bill to alter the mode of Assessment in the

Towns of Niagara and Queenston.
He accordingly presented the said Bill to the House, and the same was received and read for the deserving the attention of the Government, as it is of

Municipal Council.

Mr. Leslie, from the Select Committee to which was referred the Petition of the Municipal Council of Hochelagn, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as fol-

Report.

the Municipal Council of Hochelaga, praying for a really be the fact, your Committee conceive that it is Division of the Parish of Montreal, into five distinct the province of the Government to make the Acts Municipalities; and having duly considered the same, they are of opinion, that such a division would be exceedingly beneficial to the interests of the inhabitants, and they therefore beg leave to recommend that it be carried into effect; and they would further suggest, that each of the Municipalities so to be established, be authorized to assess themselves, for the maintenance of Schools, to any amount, not exceeding three times the Government allowance. Also, that each School District be assessed separately, when so decided by the Municipal Council, provided that no district be assessed for a less amount than its own share of the Government allowance. The said Municipalities might be authorized also to assess themselves to the amount of £200 in one School District, and £100 in the others, for the building of School-Houses, where none exist at present.

maintenance of Superior Schools, when in operation, similar to those already allowed to several Academies all the Members of the House being uncovered, and and Educational Institutions; your Committee con-is as followeth:— ceive that the importance of the Parish of Montreal would warrant such grants hereafter, if the inhabitants should make the efforts in a pecuniary point of view, which the Petition seems to indicate; and they recommend the subject to the notice of the Executive Government, to whom action appertains in this matter-

Your Committee approve of that part of the Petition, which asks for a separation of the matters relating to Schools and Municipalities; and they believe that in that case, Five Councillors and Five School Commissioners for each Municipality, would be sufficient.

Your Committee conceive that the Municipalities should have control over Taverns and Play-Houses; Police of the Town of Niagura, and other references, they ought also to have the powers prayed for with regard to adopting measures for the preservation of Health and Cleanliness, and for the prevention of Fires, and for maintaining good order in any part Your Committee beg leave to Report, that at the which they may establish as a Village. The Municipalities should also cause a census to be taken from time to time, at their own expense, so as to give to the Superintendant of the Schools the means of apportioning the School Moneys.

> Your Committee have also considered the Petition of Jumes Dickson and others, of the Banlieue of Three Rivers; praying that the said Banlieue be incorporated as a distinct Municipality, separate from the Town of Three Rivers; and they respectfully recommend that it be so incorporated, but that the Law, in every other respect, remain as it is at present.

> The Petition of P. P. Demaray, and P. Gamelin, Esquires, Warden and Secretary of the Municipal Council of the Parish of Saint Johns, Dorchester, praying the consideration of the House to certain Resolutions, submitted by them, with respect to an extension of the powers granted to Municipal Councils

The first suggestion, that the Municipal Councils may have the sole right of granting Shop and Tavern Licenses within their jurisdiction, is a matter well first time, and ordered to be read a second time on a general nature, and not one merely affecting this Wednesday next.

Municipality. They further desire that the Mayor of the Municipality, or his Deputy, may be a competent Judge in Road and Police matters, without assembling the Councillors,—a power which your Committee do not think it would be expedient to grant.

They also pray for the Repeal of the Act 4th, Geo. 4th, chap. 2, on the ground that it does not agree in Your Committee have considered the Petition of its operation with the Municipal Act; should such

alluded to agree in their general effect.

With respect to that part which relates to a Division of the Southern part of the District of Montreal, for Judicial purposes, and the establishment of Criminal Courts for minor offences, your Committee are humbly of opinion, that those subjects cannot properly come within the powers of the Committee.

Ordered, That three hundred copies of the said Report to be Report be printed for the use of the Members Printed. of this House.

Ordered, That Mr. Leslie have leave to bring in a Hochelaga
Bill to divide the Municipality of Hochelaga Division Bill. into five distinct Municipalities, and further to provide for the support of Schools and the management of local affairs therein.

House, and the same was received and read for the sworn in under his old Letters Patent to perform the first time, and ordered to be read a second time on duties of his office, as appears by the Minutes of Wednesday next.

J. R. Gemwill.

Mr. Cameron, from the Select Committee, to which was referred the Petition of John R. Gemmill, of the Town of Lanark, in the District of Bathurst, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Your Committee, to whom was referred the Pe tition of J. R. Gemmill, Esquire, of Lanark, son of the late Reverend S. Gemmill, Presbyterian minister, of Lanark, in the County of Lanark, beg leave to report, that they find the late Father of the Petitioner was a Presbyterian Minister, who came to this country about 1822, with a large emigration of settlers, well known as the Lanark settlers, from the Counties of Lanark and Renfrew, in the West of Scotland; that all these settlers received grants of Land and a loan of Money; that the said S. Gemmill officiated many years amongst this people as their Pastor, with little or no remuneration from them, and that Government granted an order in Council about 1836, to authorize the Land granting department to give the said S. Gemmill three hundred acres of land; but from various causes, connected with the said land granting department, and not in any way depending on Petitioner's Father, he failed during his life to get this land, although it is known to one member of this Committee, that he made several fruitless attempts to obtain it, but owing to the continually changing regulation of that day he could not succeed in obtaining land fit for settlement.

That this state of things remained until 1841, when an application for certain land by petitioner's father, who had become aged and infirm, he was in-formed his application was now too late; shortly after this he, petitioner's Father, died, and the son applied for scrip, and was informed the order in Coun-

cil had become lapsed.

Your Committee respectfully recommend that an Act of your Honourable House be immediately passed, not only to do justice to this petitioner, but to all who are similarly situated, who may have orders in Council, which have been in this way repudiated by Government.

G. H. Ryland,

Report.

Mr. Macdonald of Kingston, from the Select Committee to which was referred the Petition of G. H. Ryland, Esquire, Registrar of Montreal, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee after a careful examination of the numerous Documents and Correspondence connected with Mr. Ryland's case, have established the follow-

ing facts, viz.:—
That in 1818 Mr. Ryland first entered the public service as an Assistant in the Office of the Executive Council of Lower Canada, and in 1821 was appointed and sworn in as Clerk Assistant of the said Council, which office he held until the 13th October, 1838. On that day he received his Patent from the Earl of Durham, the then Governor General, as Clerk of the Executive Council of Lower Canada, an appointment which appears to have been conferred in the usual manner, and without any conditions at-

From the period of Mr. Ryland's appointment in 1838, as Clerk of the Council of Lower Canada, he continued to discharge the duties of that office until the Union of the Provinces. When that event took place, Lord Sydenham, the then Governor General, did not deem it necessary or advisable to deprive Mr.

He accordingly presented the said Bill to the Executive Council of Canada, and he was accordingly Report Council of the 13th February, 1841, and on the removal of the Seat of Government to Kingston, he proceeded to that place with the rest of the Public

Officers, in charge of his Department. Even supposing Lord Normanby's Despatch of the 3d July, 1839, to have been applicable to Mr. Ry-

land's case, (which the Committee do not admit,) it is evident that the contingency therein mentioned did not occur. For instead of its being found impossible to continue his services, he was actually ap-pointed Clerk of the Executive Council of the Province of Canada after the Union, and continued to perform the duties of the office for nearly a year afterwards. In August, 1841, Lord Sydenham thought it necessary, on grounds of public policy, and in organizing his Council on a new system, to make several changes in the constitution of that body, and to transfer many of the duties which, up to that period had been performed by the Clerk, to the President of the Council, whose salary was increased from £100 to £1,100 per annum. In consequence of this arrangement, the Governor General proposed to Mr. Ryland to surrender his appointment, and to accept in its stead the office of Registrar of the District of Quebec, at the same time guaranteeing to him an annual income, from the emoluments of such office, equal to the sum of £515 currency, which it was admitted he would be entitled to as a retiring allowance, under the Imperial Statute, 4 and 5 Wm. IV., cap. 24, by which Statute the amount of pensions granted to the other Officers who retired from

the public service was regulated.

Mr. Ryland, on being thus guaranteed, and being assured that the emoluments of the Registrar, under the Ordinance then lately passed, would amount for the first year to a very large sum, affording him ample compensation for the loss of the Council Office, acceded to this proposal, and placed his situation at His Excellency's disposal. But he expressly stipulated in his official acceptance of the new appointment, as well as in his answer to the Circular of His Excellency Sir Richard Jackson, dated 8th December, 1841, "that in the event (of the Registrarship of the District of Quebec) not proving nearly equal in value to his appointment as Clerk of the Executive Council, the sum guaranteed was not to be considered as compensation in full, either for the loss of that office, or of his claim upon the Government." consequence, however, of Lord Sydenham's decease, the Ordinance was not put in force in October, 1841, as had originally been determined, and it was not until January following that the law was promulgated. During this delay the Legislature altered the Ordinance, and in effect deprived Mr. Ryland of the advantages that he would have received from the law as it stood when he was first appointed; and, notwithstanding his remonstrances, no steps were taken by the Executive to protect him under the arrangement previously entered into with him. yet about the same time the Clerkship of the Council, which until then had remained vacant, was filled up, and Mr. Ryland thus prevented from returning to it, as he had originally stipulated in his acceptance of the Registrarship. Although Mr. Ryland was appointed under his arrangement with Lord Sydenham, Registrar of the District of Quebec, and although the emoluments of such appointment were insufficient to satisfy his just expectations, yet, in addition to his other losses, he was obliged, by the passing of an Act during the Session of 1844, abolishing District Registrarships, to receive instead the situa-tion of Registrar of the County of Quebec, being only one-fourth of the office originally conferred upon Ryland of his office, but, on the contrary, thought only one-fourth of the office originally conferred upon proper to "continue his services" as Clerk of the him. And it is proved to your Committee, by the

Report of the Commissioner appointed to examine

Report.

into the several offices by the Registry Ordinance, that this situation, instead of being one of profit to Mr. Ryland, has only been a source of labour and expense.

On the death of the late Registrar of Montreal, the Governor General proposed to Mr. Ryland that he should be transferred from the Quebec to the Montreal Registry Office. In according to this proposal, Mr. Ryland again stipulated that it should not be considered as in any way interfering with his claims under his previous arrangement with Government.

That this transfer has not benefited Mr. Ryland, is proved conclusively by the following extract from the Report of Mr. Clark, the Commissioner to inspect the offices in the District of Montreal, dated

the 7th April, 1846:-

"Since the 9th of July, 1845, the day on which "Mr. Ryland assumed the duties of the Office, the quiry, that the Petitioners have failed to give the "work has progressed with all possible celerity; notice required by the Rules of your Honourable "work has progressed with all possible celerity; notice required by the Rules of your Honourable "356 Registrations by that gentleman remaining to House, they cannot recommend the prayer of the "complete the work, and 403 Entries to complete Petition. "the Journal or Minute-Book. These arrears were "unavoidable in consequence of the press of business, "and are being made up as rapidly as the means pro-" vided by law will admit."

"The Revenue of the Office since the 9th July, " 1845, was £496; a sum scarcely sufficient to meet " the actual disbursements of the Office, and yielding " no remuneration whatever to Mr. Ryland."

Thus it appears that Mr. Ryland, by trusting to the guarantee of the late Governor General, has lost a lucrative office-has been deprived of all emolument, from his substituted appointments-and is now threatened with the loss of his retiring allowance, which he would have had a right to claim, at the same time that other Officers similarly situated were placed on the Pension List of the country

Your Committee, on a consideration of the circumstances above stated, cannot but consider that Mr. Ryland's case is one of great hardship,—that his claims, the justice of which has been officially recognized by the late Governor General, Lord Metcalfe, ought not to be avoided or overlooked; and that he has a right to expect that the contract entered into between him and the Government, of which he has performed his part, should be carried out, according to its terms; or, as that may now be impossible, that he should be fully compensated for the non-fulfilment

Report to be Printed.

Ordered, That two hundred copies of the said Report be printed for the use of the Members of this House.

Report Committed.

Ordered, That the said Report be committed to a Committee of the whole House, on Thursday next.

Private Bills.

Mr. Hale, from the Standing Committee on Private Bills, presented to the House the Eighth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Albion Road Bill.

Your Committee have examined the Bill to incorporate certain persons under the name of the Albion Road Company, and have made several amendments thereto, which they submit to your Honourable House.

"La Commu-

They have also examined the Bill to incorporate "La Communauté des Filles de la Charte, "La Communauté des Filles de la Charte, "Filles de la Parish of St. Hyacinthe, in the District of Montreal, by Mr. Macdonald of Cornwall, by Mr. Macdonald of Cornwall, Ordered, That the Engrossed Council, intituled, " taking into view the many precedents that exist, of Societies very similar to the one in question, and many of much less public and general benefit, being incorporated by the Legislature; they feel it at the same time to be their duty to submit for the consideration of your Honourable House, with reference as well to the measure, now the object of their report, as to others previously reported upon, the question

of the expediency of carrying out the custom which has prevailed to a great extent, of incorporating societies of a charitable, benevolent, or religious nature, which, while they are of great and unquestionable benefit to the community, may possibly be considered as not partaking of that commercial or manufacturing character which would render the possession of an act of incorporation for any other purpose than that of holding Real Property necessary; for which purpose a general law would be, in the opinion of your Committee, the more convenient and least expensive provision for the Government, and for the parties concerned.

Your Committee have considered the Petition of Cobourg and D. E. Boulton and others; praying to be incorporated Port Hope for the purpose of constructing a Turnpike Road Turnpike. from Cobourg to Port Hope, but finding, upon in-

Ordered, That the Bill to incorporate "La Com-" La Commis-"munauté des filles de la Charité," of the Parish "nauté des of St. Hyacinthe, in the District of Montreal, for "Charité," the care of infirm and sick persons, and for other Bill. purposes, be Engrossed.

Ordered, That the Honourable Mr. DeBleury have Winter Roads leave to bring in a Bill to amend certain Ordi-Bill. nances, and an Act relative to Winter Roads in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Ordered, That the Bill to incorporate certain per-Albion Road sons under the name of the Albion Road Com-Bill. pany, as reported by the Standing Committee on Private Bills, be committed to a Committee of the whole House, on Thursday next.

Ordered, That five hundred copies of the Petition Petition of J. of Joseph Hamel, Esquire, and others, of the Hamel, Esq., City of Quebec; be printed for the use of the Printed. Members of this House.

Ordered, That the Return to an Address of this Quebec Turn-House to His Excellency, the Administrator of pike Roads. the Government, of the twenty-fourth of March last, relating to the Quebec Turnpike Trust, be referred to the Select Committee, to which was referred the Petition of Jean Baptiste Page and others, inhabitants of the Parish of L'Ancienne Lorette, and other references.

Ordered, That Mr. Duggan have leave to bring in St. Patrick's a Bill to incorporate the St. Patrick's Society of Society Bill. Montreal, to enable said Society more efficiently to manage the affairs thereof.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

On motion of the Honourable Mr. Moffatt, seconded

Ordered, That the Engrossed Bill from the Legis-Partition of lative Council, intituled, "An Act to facilitate Lands Bill, "the Partition of Lands, Tenements, and Here-(L. C.) "ditaments, in certain cases, in Lower Canada," be read a second time on Monday next.

Ordered, That Mr. Brooks have leave to absent Leave of himself from this House for one week, from Absence. Monday next, on urgent private business.

On motion of the Honourable Mr. Papineau,

seconded by the Honourable Mr. Viger,

Resolved. That this House do now resolve itself into a Committee of the whole House, to consider the expediency of repealing the Municipal Law of Lower Canada, and of enacting another, with amendments and new provisions

The House accordingly resolved itself into the

said Committee.

Mr. Stewart of Prescott took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair, and

Mr. Stewart of Prescott reported that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

On motion of the Honourable Mr. Papineau, seconded by the Honourable Mr. Attorney General

School Act.

Municipal Law, (L. C.)

Resolved, That this House do now resolve itself into a Committee of the whole House, to consider the expediency of repealing the Provincial Statute of the 8th Victoria, cap. 41, commonly called "The School Act," and of enacting another with amendments and new dispositions.

The House accordingly resolved itself into the said

Mr. Stewart of Bytown took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

And Mr. Stewart of Bytown reported that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

On motion of the Honourable Mr. Cayley, seconded

by the Honourable Mr. Attorney General Smith, Resolved, That this House do now resolve itself into a Committee of the whole House, to take into consideration the propriety of amending the Act 6th Vic. chap. 31, and the Schedule of Duties granted by 8th Vic. chap. 3.

The House accordingly resolved itself into the said Committee.

Mr. Méthot took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

And Mr. Méthot reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Tuesday next.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley,

Ordered, That the Orders of the Day be now called.

poned.

Act 6th Vic. ch. 31, and 8th Vic. ch. 3. (Customs

Duties.)

The Order of the Day for the second reading of Bill, (Quebec.) the Bill to amend and consolidate the Laws and Ordinances now in force relating to the powers and duties of the Corporation of the Trinity House of Quebec; to Pilots and Pilotage in the Port of Quebec; and to the Quebec decayed Pilot Fund; and for other purposes, being read;

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr.

Ordered, That the Orders of the Day be postponed Orders Postuntil the next meeting of the House.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley,

The House adjourned until Monday next.

Lunæ, 20° die Aprilis.

ANNO NONO, VICTORIE REGINE, 1846.

HE following Petitions were severally brought Petitions laid on the table. up and laid on the table:-

By the Honourable Mr. Laterrière,—The Petition of Joseph Hovington and Ephraim Tremblay, of Tadousac, in the County of Saguenay, Navigators; and the Petition of William Price, of the City of Quebec, Esquire.

By Mr. Lacoste,—The Petition of the Reverend Pierre M. Mignault, Founder and Superior of the

College of Chambly.

By Mr. Sherwood of Brockville,—The Petition of G. W. Arnold and others, of Brockville; and the Petition of Isaac Beecher, of the Town of Brockville, in the District of Johnstown.

By Mr. Brooks,—The Petition of the Reverend David Gibbs, A. M., and others, of the Township of

Granby, in the County of Shefford.

By the Honourable Mr. Baldwin,—The Petition of E. Henwood, Secretary, on behalf of the Medical

Board of Canada West.

By Mr. Chalmers,—The Petition of A. Proudfoot, Esquire, and others, members of the United Church of England and Ireland, in the Township of Trafalgar, in the Diocese of Toronto.

By the Honourable Mr. Robinson.—The Petition of the Reverend John A. Mulock and others, members of the United Church of England and Ireland,

(relating to Clergy Reserves).

By the Honourable Mr. Ayluin,—The Petition of the Reverend R. R. Burrage and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and the Petition of Jeffery Hale, Esquire, and others, officers and members of the

British and Canadian School Society.

By Mr. Price,—The Petition of John Thom and others, of the Township of Scarborough, in the Home

District.

By the Honourable Mr. Solicitor General Sherwood,-The Petition of the Right Reverend the Lord Bishop of Toronto and others, members of the United Church of England and Ireland, in the City of Toronto (relating to Schools); and the Petition of the Board of Trade of the City of Toronto (relating to duty on

By Mr. Hale, - The Petition of M. Townsend and others, School Commissioners for the Municipality of

Clarenceville, in the District of Montreal.
By Mr. Riddell,—The Petition of John Mathison and James Grant, of the Township of Zorra, in the District of Brock.

By Mr. Jobin,—The Petition of N. B. Doucet and L. R. Lacoste, Esquires, in behalf of the Notaries Public of the District of Montreal.

By Mr. M. Connell,—The Petition of O. Dorman and others, of the Township of Potton, in the District of Montreal.

By Mr. Methot,—The Petition of F. B. Blan-chard, Esquire, and others, of the Township of Kingsey, in the County of Drummond.

By Mr. Stewart of Bytown,—The Petition of Donald Cameron, of the Township of Thorak, in the Home District.

By Mr. Gowan,—The Petition of William Bates and others, of Kitley and other Townships, in the District of Johnstown.

Petitions laid on the table.

By Mr. Colcile,—The Petition of John Scriver, Merchant, of the Township of Hemmingford.

By Mr. Meyers,-The Petition of John Watch, Esquire, and others, of the neighbourhood of Woodstock, in the District of Brock.

"La Commu- An Engrossed Bill to incorporate "La Commu"nauté des nauté des Filles de la Charité," of the Parish of St.
"Elles de la Hyucinthe, in the District of Montreal, for the care of infirm and sick persons, and for other purposes, was read for the third time.

Resolved, That the Bill do pass, and the title be "An Act to incorporate "La Communauté des "Filles de la Charité," of the Parish of St. Hy-"acinthe, in the District of Montreal, for the "care of infirm and sick persons, and for other

"purposes."

Ordered, That Mr. Boutillier do carry the said Bill to the Legislative Council and desire their

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read.

Of George Chambers and others, Members of the United Church of England and Ireland, in Ingersoll West, and North Oxford, in the Diocese of Toronto; of the Reverend J. M'Grath, A.M., and others, members of the United Church of England and Ireland, in a part of the Township of Toronto, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands, as shall correspond with their share of the income arising from the same.

Of Samuel Harrold, Esquire, and others, of East Gwillimbury: praying that the Report of the Committee of the Legislative Assembly at its last Session, relating to the Clergy Reserve Lands, may be

Of Thomas Moshier and others, of the Township of Whitchurch, in the Home District; of Luther H. Cronk and others, of the Township of Whitby; of Norman Jones and others, of the Townships of Whitchurch and Markham, in the Home District; and of David Coutts and others, of the Township of Chinquacousy, in the Home District; praying that no division may be made of the Clergy Reserve Lands, but that the proceeds of the same be appropriated to the promotion of general education.

Of Christopher Coulthard and others, of the Township of Brock, in the Home District; of Irvine Johnston and others, of the Township of Brock, in the Home District; and of Archibald M'Millan and others, of Thorah, in the Home District; praying that the grant of last Session for the improvement of Simcoe Street may be expended according to the original in-

Of J. J. Maitland and others, members of the United Church of England and Ireland, in the Diocese of Quebec; of the Reverend James Pyke and others, members of the United Church of England and Ireland, in the Diocese of Quebec; of the Reverend Andrew Bulfour and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and of the Reverend C. Jackson and others, of the Protestant Episcopal Mission of Hatley, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said that he has received no pension or provision, and Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of James Ferrier, Esquire, Mayor, and others, members of the Municipal Council of the City of Montreal; praying for the passing of an Act to declare the election of the Mayor of the said City null

and void, and to empower the said Council to pro-Petitions read. ceed to another election of Mayor at the earliest possible period.

Of W. Simpson and others, members of the United Church of England and Ireland, in the Townships of Tay and Tiny; praying that the Common School Act may be amended, by dividing the grant among the different religious denominations, or that it be

Of Richard Griffith and others, of the County of Ottawa, in Lower Canada; praying for aid to open

Roads in the said County.

Of Louis Bertrand, Esquire, Mayor, and others, the Municipal Council of the Parish of St. Jean Bte. de L'Isle Verte; and of Phillip Renouf, Esquire. Mayor, and others, Councillors of the Municipality of Notre Dame des Neiges des Trois Pistoles, in the County of Rimouski; praying that the said County be divided into two Counties, for Judiciary purposes.

Of Andrew Buckham and others, of the Township of Chinguacousy, in the Home District; of John Bogart and others, of the Township of Whitchurch; of David Buckham and others, of the Village of Paris, in the District of Gore; of Thomas G. Coyne and others, of the Township of Duncich, in the District of London; of Luther H. Cronk and others, of the Township of Whitby; of David Rintoul and others, of the Township of Beverley; and of John Johnston and others, of the Townships of Uxbridge and Scott; praying that no partition be made of the endowment of King's College, but that the same may be secured from mismanagement, and the benefits thereof made general.

Of M. Townsend and others, the Board of Directors of the Clarenceville Academy, in the County of Rouville; praying for aid in support of the said In-

Of Adolphus Jacquies, formerly Printer and Proprietor of the Newspaper called "Le Fantasque;" complaining of his illegal imprisonment during the late troubles, and consequent loss of health and property, and praying relief.
Of M. Noël Tousignant, of the County of Lot-

binière; complaining of the appointment of Germain Durand as a Lieutenant in the Battalion of the said County, and praying that he may be commissioned a

Lieutenant in the said Battalion.

Of Jean Villers, Esquire, and others, of the Parish of St. Louis de Lotbinière, in the County of Lotbinière, in the District of Quebec; praying that the Circuit Court and the Registry Office may be held at the Parish of Lotbinière.

Of Captain J. C. Rival and others, of Ste. Croix, Lotbinière, and other Parishes; praying for the construction of a Wharf at Pointe Platon, in the Parish

of Ste. Croix.

Of George S. Tiffany, Esquire, and others; praying for an Act of Incorporation, to enable them to construct a Railway from Kingston to Prescott.

Resolved, That the Rule of this House, which limits the time for receiving private Petitions, be suspended as regards the said Petition.

Of Robert Mercer and others, of the Town of Chatham and its vicinity, in the Western District; praying for aid to construct a Plank Road from Queenston to Windsor.

Of Alexis Bertrand, a militia man, disabled during the late war with the United States; complaining

praying relief.
Of John Wetenhall, Esquire, and others; praying for an Act of Incorporation, to enable them to construct a Railway from Montreal to Kingston.

Resolved, That the Rule of this House, which limits the time for receiving private Petitions, be suspended as regards the said Petition,

West Halton

Petitions read.

Of Simon Gendron and Joseph Benoit, Esquires, Mayor, and Secretary, in behalf of the Municipal Council of Ste. Rosalie: praying for a Repeal of the

Laws relating to Winter Carriages.
Of Francis C. T. Arnoldi, M.D., and others, of the Corporation of the School of Medicine and Surgery; praying that the claims of the said Corporation may be considered equally with the Faculty of Medicine of M'Gill College, in any pecuniary Legislative grant

Of William Benjamin and others, members of the Montreal Portuguese Congregation of Israelites; praying for an Act of Incorporation.

Of F. H. Guay, Esquire, and others, of the Parish of St. Joseph de la Pointe Levi, and other Parishes, in the County of Dorchester; praying that the Registry Office for the said County be transferred to that part of the said County which was formerly the County of Dorchester.

Of A. A. Adams and others, of the Townships of Barnston and Barford; praying for aid to improve the road leading from Montreal to the Province Line.

Trustees of the Toronto Hospital Endowment; praying for an Act of Incorporation, and for an aid its opening, to await the further Orders of this in support of the said Institution.

House, and then they withdrew.

Of M. T. O'Beirne and others; praying that the endowment of King's College be so disposed of as that all classes may participate in the advantages

Of Eli Gorham and others, of the Township of Whitchurch; praying that the Report of the Committee of last Session recommending a division of the

Clergy Reserve Lands may be rejected.

Of the Reverend R. M'Cosh, in behalf of the Presbyterian Congregation of Paris; praying that no partition be made of the endowment of King's College; that an Agricultural and Commercial Chair be established therein; and that there be no religious test whatever.

On motion of Mr. Duggan, seconded by Mr. Williams,

West Halton Election.

Ordered, That the Order of this House of Monday, the sixth of April, instant, "That Miles " O'Reilly, John Ogilvie Hatt, and Samuel B. " Freeman, Esquires, Commissioners appointed "to take evidence in the matter of the Con-"tested Election for the West Riding of the " County of Halton, be ordered to attend at the "Bar of this House, forthwith, to answer for "their neglect, in not complying with the Or-"ders of the House and the Statute, in their "proceedings under the Commission upon "which they acted, and to bring with them the " original minutes of their proceedings under the Commission," be now read. The said Order was read accordingly.

Ordered, That the said Commissioners be now called to appear at the Bar of this House, to be examined on the subject matter of the Conexamined on the subject matter of the Consecond for the West Riding of the "force in Upper Canada, relating to Lunatics, Idiots, tested Election for the West Riding of the "and Persons of unsound mind and their Estates," County of Halton.

The said Commissioners were accordingly called, and John Ogilvie Hatt and Samuel Black Freeman, Esquires, two of them, appeared at the Bar of the House.

John Ogilvie Hatt, Esquire, interrogated.

Question.—1. Are you Jolin Ogilvie Hatt, one of the Commissioners appointed to take evidence in the matter of the Contested Election for the West Riding of the County of Halton; and are you the Chairman of the said Commissioners?

Answer.—Lam.

Question. - 2. Have you the original record of the proceedings had under the said Commission? Answer.—I have.

Samuel Black Freeman, Esquire, interrogated. Question.—3. Are you Samuel Black Freeman, Election. one of the Commissioners appointed to take evidence in the matter of the Contested Election for the West Riding of the County of Halton?

Answer.—I am.

Ordered, That John Ogilvie Hatt, and Samuel Black Freeman, Esquires, be directed to withdraw. Mr. Hatt and Mr. Freeman then withdrew.

Ordered, That that part of the Entries of the Journals of this House which relates to the Report of the Select Committee appointed to try the merits of the Contested Election for the West Riding of the County of Halton, together with the said Report, be now read.

The said Entries were read accordingly.

Ordered, That the said Commissioners, John Ogilvie Hatt and Samuel Black Freeman, Esquires, be ordered to attend at the Bar of this House, tomorrow, at its opening, to await the further Orders of the House.

The said Commissioners were then called, and in-Of the Honourable R. S. Jameson and others, the formed by Mr. Speaker that they were ordered by the House again to appear at the Bar to-morrow, at

Resolved, That the Petition of F. H. Guay, Es-Petitions require, and others, of the Parish of St. Joseph ferred: de la Pointe Levi, and other Parishes, in the F. H. Gusy, County of Dorchester, be referred to a Select Esq., et al. Committee, composed of Mr. Solicitor General Taschereau, Mr. Christie, the Honourable Mr. Laterrière, Mr. Chabot, and Mr. Laurin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of Adolphus Jacquies, A. Jacquies. formerly Printer and Proprietor of the Newspaper called " Le Fantasque," be referred to the Select Committee to which was referred the Petition of Mrs. Eleanor Teed, of the City of Quebec, widow of the late John Teed.

Ordered, That the Petition of Eli Gorham and E. Gorham, others, of the Township of Whitchurch, be et al. referred to the Select Committee to which was referred the Petition of George Roe and others; of the County of Russell, and other references.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Chancery. "妈妈"

Mr. Speaker, The Legislative Council have passed the Bill, in-Idiots and Lutituled, "An Act to remove certain doubts as to the matics' "jurisdiction conferred upon the Court of Chancery, Bill. "in Upper Canada, in matters relating to Lunatics, "Idiots, and Persons of unsound mind and their "Estates; and to amend and extend the Laws, in

without any amendment. And then he withdrew.

Mr. John, from the Select Committee to which Montreal was referred the Petition of E. Guy and others, re-Roads. siding on the Lower Lachine road, and other references, with power to report from time to time, and with an instruction to the said Committee, presented to the House the First Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

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Your Committee have taken into consideration the Report. Petitions of E. Guy and others, M. F. Valois and others, T. Meloche and others, Honourable Gabriel Roy and others, Honourable R. U. Harwood and others,

Report.

and E. M'Naughton and others, relating to Roads in the Island of Montreal, and having examined the pe- House, for the sum of five thousand pounds, curtitioners and other witnesses in relation thereto, are of opinion that the Turnpike Roads prayed for by the Petition of M. F. Valois and others, from the Upper Lachine Road to the Village of Ste. Anne, is very much required, being necessary to continue the great line of communication between Montreal and the Upper Province, they therefore consider that the prayer of the petitioners should be granted. Your Committee are also of opinion that the Turnpike Road prayed for by Toussaint Meloche and others, from L'Abord-à-Plouffe to the Village of Ste. Geneviève, would be extremely beneficial, not only to the population of the whole upper part of the Island, but as giving access to the Montreal Market to the greater portion of the inhabitants of the northern part of the District of Montreal.

Upon considering the amount of the revenue at present accruing from the Lower Lachine Road, your Committee conceive that the continuation of that road from the Pavillion to the eastward of the Lachine Church, as prayed for by the Petition of E. Guy and others, is very desirable, and will be of great advantage to the public, particularly on account of the manufactories now established at the latter place, and many others hereafter to be established at the many places where water power is to be found on that line.

Your Committee have also taken into consideration the Petition of the Honourable Gabriel Roy and others, and conceive that the small portion of road connecting the Turnpike Roads leading from the City of Montreal to L'Abord-à-Plouffe and the Saultau-Récollet, should be improved, as prayed for by the Petitioners, who, in the present state of that road, are deprived to a great extent of the advantage of the Turnpike Roads.

Your Committee consider that the prayer of the Petitions of the Honourable R. U. Harwood and others, and E. M'Naughton and others, would be complied with, if a Turnpike Road were made from Lachine to Ste. Anne, as suggested at the commencement of this Report; such road being the shortest that can be made from Ste. Anne to Montreal; and they are also of opinion that Bridges should be constructed, under the direction of the Board of Works, at Ste. Anne and at Vaudreuil Ferry, to complete the grand Trunk Road from Montreal to the Upper Pro-

Should the above suggestions be concurred in by your Honourable House, your Committee would recommend that the roads to be made and improved in accordance therewith, be placed under the control of the Trustees of the Montreal Turnpike Roads, and that the said Trustees be authorised to borrow a further sum of twenty-seven thousand pounds for their construction, at a rate of interest not exceeding six per cent.

(For the Evidence to this Report see Appendix S. S.) Ordered, That the said Report be committed to a Committee of the whole House on Wednesday next.

Ordered, That two hundred copies of the said Re-Report to be printed. port, with the evidence, be printed for the use of the Members of this House.

Message from His Excellency.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, delivered to Mr. Speaker a Message from His Excellency, the Administrator of the Government, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:-

CATHCART.

Contingencies.

The Administrator of the Government informs the Legislative Assembly that he has, in compliance with their Address, issued his warrant in favour of the Government which has marked its conduct to-

William Burns Lindsay, Esquire, the Clerk of the Contingencies. rency, towards defraying the Contingencies of the House, the House having undertaken to make good the same.

GOVERNMENT HOUSE, 20th April, 1846.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Administrator of the Government,

Return to an Address from the Legislative As-Bytown Glebe sembly to His Excellency, the Administrator of the Lo Government, praying that His Excellency will be pondence. pleased to direct the proper officer to lay before them copies of all documents and representations made to the Crown Lands Department in relation to the purchase, by John Rochester of Bytown, of a certain lot of land, in the vicinity of that town, set aside and reserved as a Glebe lot, for the Church of the United Kingdom of Great Britain and Ireland, and also copies of all such representations as may have been made upon this subject by the Reverend Mr. Strong."

To His Excellency Lieutenant General the Right Honourable Charles Murray, Earl Cathcart, K.C.B., Administrator of the Government of the Province of Canada.

The Petition of the Reverend S. S. Strong, Rector of Christ's Church, Bytown,

HUMBLY SHEWETH.

That Your Excellency's petitioner having heard with great surprise and regret (notwithstanding the prayer of his Memorial of the 4th of February last) that it has been decided by the Honourable the Executive Council to alienate the Glebe lots set apart for the Church at Bytown, and that one has been sold, and the other is ordered to be sold-hastens to lay before Your Excellency his earnest prayer that so irreparable an injury may not receive the sanction of Your Excellency, by the issue of the Patent Deed of Lot No. 39, and broken front 1st Concession of Nepean, on the Ottawa, until some equitable compensation has been made to the Church at Bytown, for the wrongs which such an Act would subject her to at the hands of the Government, or until your petitioner has been allowed the privilege of appeal to the Imperial Government on so special a case

That Your Excellency's petitioner craves the op-portunity of shewing that John Rochester can have no claim to the Lot No. 39, Concession A. in Nepean, called a broken front, from pre-emption; that it is a separate Lot from 39, 1st Concession, Nepean; that an Order in Council, bearing date 12th March, 1842, decides that no person was allowed to lease two Reserve Lots at the same time, and that therefore it would be wrong that John Rochester should be allowed pre-emption for two Lots; that some compensa-tion may be made the Church of England, by the restitution of the broken front, if the whole cannot be applied to it; and that if it be not appropriated to such a purpose, the offers made for its purchase to the Agent for Crown Lands to the extent of £15 per acre, should have been accepted for the benefit of the Clergy Reserve fund.

That Your Excellency's petitioner cannot but conceive the endowment of the Scotch Church with 200 acres of Clergy Reserve in 1836, (as an equivalent for the lands set apart for the Church of England at Bytown,) for which the Patent Deed was issued without difficulty, and which has been held without molestation since, should have entitled his endowment to the same good faith and protection on the part of

Lat Corres-

Zytowa Globe wards the Presbyterian Body, as well as to other denominations; and that as it has been admitted by the Executive, that the Glebe lots in question were set apart for the Church at Bytown, and that the parties claiming to purchase them could not substantiate a claim, and could have therefore no title to pre-emp-Your petitioner considers the subject of their alienation from the Church, should have met with the gravest consideration, and the most ample investigation, on the part of the Executive; and that his prayer to be allowed an appeal to Her Majesty's decision should have been heard, since it could not have invaded any just right of John Rochester or William Hopkins to the purchase of his Glebes, and would have afforded your petitioner the opportunity of re-

> That the recommendation of the Committee of the Honourable Executive Council, as furnished your petitioner from the Crown Lands Department, to the effect that if any vacant Crown Lands exist in the neighbourhood of Bytown, (excepting Lot Letter O,) a free grant of ten acres thereof be made to the Episcopal Church of Bytown, if desirable for the erection of a new church, parsonage house, burial ground, &c., could in no degree be a compensation to the church already in existence for the loss of its endowment; and that could such a grant be made, it would be utterly useless for the purposes specified, whilst Lot Letter O is excepted, since this is the only Crown Land known to the Crown Land Agent to be vacant within ten miles of Bytown which could be considered at all likely, from its population, to need a new church parsonage, or burial ground. Nor can your petitioner be otherwise than surprised at such exclusion, whilst it is understood that the Roman Catholic Church are to have its already magnificent endowment from the Crown, augmented by a further grant from this very spot. That under the circumstances detailed, your petitioner feels the Church of England at Bytown is suffering great grievances at the hands of the Executive, by the invasion of her endowment without just compensation, whilst others are left in undisturbed possession of the favours of the Crown.

> Your Excellency's petitioner therefore prays for a re-consideration of the subject in which counsel may be heard on his behalf; that he may be granted redress and full compensation for his Glebe lots, if otherwise appropriated; and that if the Executive should still refuse to grant him such redress or compensation, that no Patent may issue to John Rochester until he has referred the question to the Imperial Executive.

And your petitioner will ever pray.

(Sioned.)

S. S. STRONG. Bytown, 14th March, 1846. ilo:

To His Excellency, Lieutenant General, the Right Honourable the Earl of Cathcart, Administrator of the Government of the Province of Canada, and Commander of Her Majesty's Forces in British North America, in Council.

The Memorial of the Reverend S. S. Strong,

HUMBLY SHEWETH, That Your Excellency's Memorialist in the year 1837 was appointed to the Rectory of Bytown with the sanction of the Lieutenant Governor of the Province of Upper Canada, Sir Francis Bond Head, Baronet.

That at the time, Your Excellency's Memorialist was so appointed, there was a Glebe set apart for the use of the said Rectory, as appears by the Reports of the House of Assembly in 1836, which consisted of Lots No. 17 and 18 in the Township of Gloucester.

That in 1838 Your Memorialist, in reply to a let-

should be made in the above mentioned Glebe lots, Bytown Glebe replied that it was necessary, in as much as Lot No. Lot Corre 17 appeared to be leased, and Your Memorialist Pondence. therefore prayed that Lot No. 39, 1st Concession of Nepean, Ottawa front, might be substituted for it, the Scotch Church having been endowed with 200 acres equally near the town.

That, on a visit of the late Lieutenant Governor, Sir George Arthur, to Bytown, a short time afterwards Your Memorialist laid before His Excellency the destitution of the Church of England, in consequence of its endowment having been withheld, whilst other denominations had been so favoured, and prayed the interference of the Executive in its behalf.

That His Excellency Sir George Arthur, admitted the hardship of the case, and requested that a letter, with a statement of the circumstances, might be addressed to him through the Secretary, which letter gave rise to the correspondence, copies of which are enclosed.

That it will be seen by the said correspondence, that the justice of those claims were admitted, and would have been remedied by the Executive, had the Clergy Reserve question been settled.

That your Memorialist has learnt, with great regret, that the Lot 18, 1st Concession of Gloucester, on the Ottawa, claimed by a person named Hopkins, or Rathwell, which claims were set aside by a minute of Council, copy of which is annexed; and that Lot 39, 1st Concession, Nepean, Ottawa front, which your Memorialist prayed for in exchange for Lot No. 17, in Gloucester, and to which exchange the annexed correspondence shews no objection on the part of the Executive, but for the unsettled state of the Clergy Reserves, the Squatters on it having been held to possess no claim, are now offered for sale; and your Memorialist, therefore, prays that the claims of the Church at Bytown, to these Lots, may again be considered, and have full and impartial justice rendered them, before the Executive sanctions their alienation.

That your Memorialist cannot but think the Church at Bytown possesses the strongest possible claims to the indulgence of the Government, as it regards these Glebe Lots, in as much as in the year 1836, a Clergy Reserve, Lot H, in Concession 6, Township of Nepean, consisting of about 200 acres, was exchanged, as your Memorialist is informed, for 25 acres of Crown Land, (utterly worthless) in order that the said Clergy Reserve might be bestowed on the Scotch Church at Bytown.

That Her Majesty's Board of Ordnance having endowed the Roman Catholic Church with a new valuable piece of Land, and the Methodist also, whilst such a favour was withheld from the Church of England, your Memorialist believes these endow-ments were made in consequence of its being felt that the Glebes set apart were secured to her by every principle of good faith, and would become her

That your Memorialist, therefore, lays before your Excellency in Council, his claims for redress, and prays that if the question be not considered one in which the Executive in this country can interfere, that the sale of these Glebe lots may be stayed until the pleasure of Her Majesty can be ascertained upon the subject.

(Signed,) S. S. STRONG:

Bytown, February 4, 1846.

COPY OF MINUTE OF EXECUTIVE COUNCIL. In Council, 12th March, 1840.

Benjamin Rathwell, under whom the Petitioner claims, does not appear to have been promised any ter received from the Clergy Reserve Agent, asking lease for the lot or to have had any—there a word Your Memorialist if it was necessary that any change occurs illegible) ordered for him-he would not have

Brown Glebe been permitted to lease two reserve lots at the same Lot Correstime if his application had been regular. pondence.

The application and the lease ordered were but for one lot of land, and although the Petitioner's improvements, made under the false impression that he purchased the land from a person who leased it, might be considered in his favor, if the lot were free from difficulty, they cannot avail to invalidate an appropriation of land really vacant as to any right of occupation in all public departments.

R. B. SULLIVAN. (Signed,)

(57.)CROWN LAND DEPARTMENT.

Montreal, 12th February, 1846.

As regards Lot No. 18 in 1st Con. of Gloucester, reference is requested to the Petition of William Hopkins and the Order in Council of the 18th November last, under which Order a sale of the lot has been made.

No. 17 was in like manner described as a Glebe, together with No. 18, and stayed by the Attorney General, and the Department is not aware that an exchange for No. 39 in 1st Conc. of Nepean had been authorised, as stated by the Reverend Petitioner; with regard to which lot reference is requested to the accompanying application of John Rochester with Report thereon of this date, No. 54.

T. BOUTHILLIER. (Signed,)

Extract from the proceedings in Council of the 19th May, 1836, approved by His Excellency the Lieutenant Governor.

The Presbyterians of Bytown, by Thomas M'Kay, praying that the Clergy Reserve lot, letter H, in Concession C. on the Rideau, in the Township of Nepean, may be granted as a Glebe to the Clergy-man of the Church of Scotland at Bytown. Recommended, for the purpose mentioned in the Petitioner's application, provided that no other lot has been appropriated as a Glebe for the benefit of the Scotch Church at Bytown, and likewise on condition it is no longer required to be reserved for the Rideau Canal.

Certified,

E. PARENT,

Bytown, 4th February, 1838.

To the Civil Secretary, Toronto.

His Excellency the Lieutenant Governor on his late visit to this place having expressed himself favorable to the endowment of the Church here as a Rectory, and been pleased to think my wishes for the annexation of a Clergy Reserve near the Town proper, may I beg you to lay before His Excellency an inclosed letter from Major Bolton, certifying that it is not wanted for Government purposes, together with the copy of mine which elicited it, as in the event of the issuing of a patent I know of no other at all available for useful purposes but this Reserve and Lot 18, 1st Concession Gloucester, on the Ottawa, which latter is recommended to be set apart for the punitive indifference. Rectory of Bytown in the schedule of Church Endowments returned in reply to the Governor's Message of April 12th, 1836. The other lot forming part of the proposed endowment is, as appears in the Government Office, disposed of under Lease.

His Excellency having manifested a great desire for the promotion of the spiritual welfare of this place, I may perhaps be permitted to lay before him, at a future period, a statement of the difficulties under which our Church was built, the wants of an increasing population, and the utter impossibility which exists for the accommodation of the poor in so small a building more especially whilst the only small a building, more especially whilst the only military defences. And all this indifference to the

Majesty's Troops. These difficulties the inhabitants Bytown Glebe had hoped to have overcome, by a grant from Her Lot Correl Majesty's Government, or an allowance from the pondence. back rents of the Clergy Reserves, such a promise of aid having been held out to them during Sir John Colborne's administration in 1833.

Not a farthing, however, has the Government or Colony ever applied to the Minister or the Church, and it has even devolved on the people to support the Chaplain to the Troops, as well as to provide them a Chapel from their own resources, whilst many other Churches in the Province, both of the Establishment and Presbyterian faith, have been favoured with adequate salaries for their Ministers, as well as grants for their Churches.

I am, &c.

S. S. STRONG.

Copy of a Minute in Council, approved by His Excellency, the Lieutenant Governor, on the Petition of the Reverend S. S. Strong, praying that Lot number thirty-nine, in the first Concession of Nepean, may be granted as an endowment to the Church at Bytown.

IN COUNCIL, 1st November, 1838.

Were the question of the Rectories and Clergy Reserves set at rest, the Council see no great difficulty in the way of acceding to the prayer of the Petition; the person now in occupation of the Lot has no legal title, and his improvements appear to have been amply compensated by the timber which he is represented to have taken from the land; if the contrary should appear, he may be otherwise compensated. But the Council having hitherto abstained from any proceedings which could involve the Lieutenant Governor, personally, on the question of the endowments, respectfully recommend that all proceedings on the present Petition be stayed until the great question shall be settled; the Lot is, moreover, in the immediate neighbourhood of the Chaudière Falls, and may be required for public purposes, and it is, therefore, desirable that, until it be finally disposed of, no pledge shall be held out to any claimant.

> WILLIAM H. LEE Confidential Clerk.

The Reverend S. S. STRONG, Bytown.

Bytown, 21st December, 1838.

Before I publish to the congregation under my charge, the Minute in Council refusing the prayer of my late Petition, craving Government assistance for the Church at Bytown, I would respectfully solicit permission once more to place before His Excellency some of the extreme features marking the case of the Established Church in this place; features which, I know, carry with them to the minds of many persons, a decided conviction that they have been treated by the Government with undutiful neglect, if not

Equitably entitled under the pledge given by the Government of Upper Canada, to the Society for Propagating the Gospel in Foreign parts, to an annual salary for their Minister, the claims of the Church in this respect have always been rejected. Whilst grants of money and sites for the erection of Churches of other denominations were freely made throughout the Province, Bytown was refused all assistance either in money or land; and so destitute is it of a resting place for its dead, as to be compelled, on the sufferance of the Engineer Officer in command, to inter them within the spot destined for room provided for such a purpose is occupied by Her just, not the exclusive, claims of the Established relieved.

Between Glebe Church in Bytown, exists, whilst within its precincts the Roman Catholics have received Government grants both in land and money; the Scotch Church the best Clergy Reserve in the neighbourhood, in addition to a handsome salary for its minister; and the Methodists, as forming part of the general body who receive Government assistance, have also been

> Without reference to such an endowment as shall involve the Lieutenant Governor, personally, in the Clergy Reserve or Rectory question, (which, as it respects this place, I am content should abide the great general decision) I may, perhaps, be allowed to state my perfect inability to retain this Mission without I am granted land sufficient for the erection of a Parsonage and the maintenance of a horse. present, from undertaking the Cure of Bytown, I am compelled to pay half of the stipend which I receive from the Society for my Lower Canada Mission, for a House without even a Garden.

> Should my present application for a portion of the Clergy Reserve, already petitioned for, to be applied to such purposes, be granted upon a simple tenure without reference to the Rectory endowments, into which it could merge; should the settlement of the general question prove favourable, I should perhaps be enabled to erect a house, relieve myself of a large portion of my expenditure, and retain my Mission: but if this application should be unsuccessful, no alternative will remain to me, but one which I shall very reluctantly assume, viz., the resignation of my Mission; an alternative already laid before the Lord Bishop of the Diocese, as probable.

> Before submitting the minute in Council to my Congregation, I cannot but hope that the apparent indifference which it betrays to the establishment here, may be modified by a favourable reconsideration of the Petition, and an order entitling the members of the Church of England to at least the same as has been ceded to the Scotch Church. It will be impossible, under any other decision, for the Ministers or Congregation of Bytown to consider themselves as equitably treated; indeed, a negative to their claims will amount to a political censure for their honest adherence to the Church of England.

I am, Sir, Your obedient Servant,

S. S. STRONG, Rector of Bytown.

To John Macaulay, Esquire, With Civil Secretary, Toronto, Upper Canada.

Copy of a Report of the Executive Council of the 21st instant, approved by His Excellency, the Lieutenant Governor, on the letter of the Reverend S. S.

The Executive Council have perused and considered the renewed application of the Reverend Mr. Strong for a portion of a Clergy Reserve, in the neighbourhood of Bytown, to be applied to the use of the par-

sonage at that place. The Act of Parliament, 31st Geo., III. Cap. 31 distinctly points out the manner in which the Church of England is to be endowed; and the Council respectfully conceive that an appropriation of land in a different manner, pending the present discussion of the Clergy Reserve question, would, instead of being beneficial, prove highly detrimental to the interests of the church. other to the

The legal question raised respecting the sufficiency of the instructions, under which the 57 Rectories were founded, caused the Government to forbear making any further endowments, until a final settle-ment of the disputed point should enable it to do so, without giving rise to renewed complaints on the part of those who disputed the validity of the instruc- Bytown Glebe

When, from the documents before them, Her Majesty's Law Officers were led to the opinion that the instructions were insufficient; the Secretary of State for the Colonies directed proceedings to repeal the grants; it was then open to Her Majesty's Government, if it saw fit, to have confirmed the institution of the Rectories by new letters patent, but such a course seems not to have been considered advisable.

When, upon inspection of new documents, Her Majesty's Law Officers reported the institution of the Rectories lawful—the Government still considered the question open for legal adjudication, and recommended that it should be tried by appeal to the Court of ultimate resort in England; and no instructions have been since received, either for the confirmation of the old Rectories, or for the erection of new ones.

The general instructions and the terms of the Royal Commission may, no doubt, be held sufficient authority for the creation of New Rectories, but it would not be consistent with the offer to try the validity of the institution of the 57 Rectories—and the absence of all orders to confirm them,-to assume that it is the actual desire of Her Majesty's Government that new Rectories should be at present endowed; on the contrary, it appears to the Council to be the wishes of Her Majesty's Ministers, to leave the whole matter as it stands at present, until it shall be finally disposed of upon general principles

As regards appropriations made to other Churches or Congregations, the Council beg to observe, that none of these could legally be made of Clergy Reserve land, as such; the land in such cases was intended to be withdrawn from the Clergy Reserves, and granted as Crown Lands, other Crown Lands of equal value being assigned in lieu as Clergy Re-

The granting lands for these purposes has, for a long time ceased, and the law at present does not allow of free grants for any purpose, unless the claimants be entitled under former orders of Council, or regulations of the Government.

The Council trust that these remarks will shew Your Excellency that, in declining to advise Your Excellency to accede to the prayer of the petitioner, the Council has proceeded altogether from a desire to avoid any further difficulty or embarrassment to this Government, and that in fact there was scarcely room for choice or discretion in the course to be pur-

> WILLIAM H. LEE, Acting C. E. C.

(Copy.) To the Honourable DENIS B. PAPINEAU, Commissioner of Crown Lands, &c. &c. &c.

The Petition of John Rochester, of Bytown, in the District of Dalhousie,

MOST HUMBLY SHEWETH:

That your petitioner, in the year 1836, purchased from Mr. Isaac Firth, of Bytown, Lot No. 39, 1st Concession, and 39 on the broken front in the Township of Nepean, for which he paid £60, currency, which are Clergy Reserves. The said lots were granted by His Excellency, Sir P. Maitland to Mr. Firth, in 1824, who was from time to time assured by Major Hillier, the Secretary to the then Governor, that a Patent might be expected for the same.

That the said Isaac Firth made repeated subsequent applications to the Crown Land Department, accompanied by the necessary documents for a Patent, who was on every occasion encouraged to believe he would receive one, but from the difficulties which arose respecting the settlement of the Clergy. Reserves, it was deferred.

Bytown Glebe

That your petitioner, on the faith of those assurances from the Government, has incurred a great expense in creeting dwelling houses and other buildings, both upon the broken front and on the lot where he now resides with his family, and had never for a moment entertained a single doubt of his re-

maining in the peaceable possession thereof.

land, of which it constitutes an integral part. petitioner will be able to prove the assertions above alluded to by the clearest testimony; in the event of Lot Letter O,) a free grant of ten acres thereof be your petitioner losing the broken front, he would be made to the Episcopal Church of Bytown, if desirayour petitioner losing the broken front, he would be completely cut off from his water privileges, thus rendering the remainder comparatively of little value, there being on the whole not more than 25 acres of good land. Your petitioner therefore most humbly good land. Your petitioner therefore most humbly begs that Your Honour will be graciously pleased not to sanction the dissevering of said broken front from the lot of which it originally formed, and still continues to form, an integral part, until a fair and open investigation takes place.

Your petitioner makes this application to Your Honour, knowing from universal report that your motives are just and equitable, wishing to see justice done in all cases that come before you.

All which is respectfully submitted.

JOHN ROCHESTER. (Signed,)

This is to certify that I sold to John Rochester, of Nepean, in April, 1836, all my privileges in Lot No. 39 and its broken front in the 1st Concession Ottawa front, in Nepean, for the sum of sixty pounds, which amount he paid me duly.

Said lot was given me possession of by Sir Peregrine Maitland, in the beginning of 1824, through Major Hillier, which lot and broken front I enjoyed uninterrupted possession of, until I let Mr. Rochester

have it.

ISAAC FIRTH. (Signed,)

Crown Land Department, Montreal, 12th February, 1846.

As regards Lot No. 39, in 1st Concession Nepean, reference is requested to the Memorial of the Reverend S. S. Strong, reported on this day, as well as to the proceedings in Council, 3d February, 1834, on the Petition of Isaac Firth.

The lot, by the recent inspection, is reported to be in the occupation of John Rochester, with 30 acres improved; and should Your Excellency consider the claim advanced by the Reverend Mr. Strong invalid, I would recommend that Mr. Rochester be allowed to purchase at the valuation (50s. per acre) under the present regulations, upon paying back rent since the occupation of *Isaac Firth*, (in 1823,) from whom he purchased the possession, with the exception of the south part, (44 acres,) required by the Ordnance Department for the Rideau Canal.

The broken front, intervening between the above and the River Ottawa, is also a Clergy Reserve, containing about 76 acres, reported to have but three acres improved thereon, and having been in dispute between Daniel M'Laughlin and John Rochester, as well as other applications for the purchase, and as it immediately adjoins Bytourn, I would suggest that it be offered at auction, at the upset price of 40s. per acre, with the exception of one or two acres required for public purposes, by letter of 22d ultimo from the Board of Works.

It is presumed that as the land is set apart for the Clergy, both the Ordnance Department and Board of Works will be required to pay for the quantity

reserved by them.

T. BOUTHILLIER.

In Committee, February 17th, 1846.

Bytown Glebe

The Committee recommend that John Rochester Lot. be allowed to purchase, under the present regulation, Clergy Reserve Lot No. 39 (with the exception of what has been taken by the Board of Ordnance) upon payment of the back rent since 1823, and that Crown Land of an equal value to the quantity taken That your petitioner has reason to believe that one of the Commissioners, who inspected the lots from a personal and sinister motive, wishes to have the broken front detached from the other part of the land, of which it constitutes an integral part. Your Act. And lastly, that if any vacant Crown Land exists in the neighbourhood of Bytown, (excepting ble, for the erection of a new church, parsonage house, burial ground, &c.

Approved in Council, February 18th, 1846.

Extract from the proceedings in Council of the 3d February, 1834, approved by His Excellency, the Lieutenant Governor.

On the Petition of Isaac Firth, stating that he was put in possession of part of Clergy Lot No. 39, in the 1st Concession on the Ottawa, in the Township of Nepean, by Major Elliot; that he has made considerable improvements thereon, and praying that he may be granted a lease for said lot.

Not recommended.

Certified.

E. PARENT.

(Copy.)

To His Excellency the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, Knight, Grand Cross of the Most Honourable Order of the Bath, one of Her Majesty's Most Honourable Privy Council, Governor General of British North America, &c., &c., &c.

The Petition of the undersigned, of the Township of Gloucester, in the Dalhousie District, and Province of Canada West,

HUMBLY SHEWETH:

That your Petitioner settled on Lot number eighteen, in the first Concession on the Ottawa, of the said Township of Gloucester, about seven years ago, and has been living thereon ever since, and has also made improvements and buildings on the said Lot, and is anxious to purchase it, the said Lot being a Clergy Reserve. Your Petitioner would beg to state, that the

quality of the land is so very inferior, that he cannot think it worth more than seven shillings and sixpence per acre; but being informed that it cannot be sold for less than eight shillings per acre, on account of his improvements on the Lot, and rather than lose

all, he is willing to give that for it.
Your Petitioner, therefore, most humbly requests, that your Excellency will cause an Order to be issued, to enable your Petitioner to purchase the said Lot.

And your Petitioner, as in duty bound, will ever

(Signed,) WILLIAM HOPKINS.

Bytown, 10th September, 1845. 医蜗囊 医二氯铁 1833

CROWN LAND DEPARTMENT, Montreal, November 6th, 1845.

The Petitioner appears to have made an applica-tion for this Lot, by Petition, in 1841, upon which no definite action was taken; and reference is requested to the Petition of Benjamin Rathwell, which was before the Council on the 12th March, 1840.

Bytown Glebe

The Lot in question was set apart as a Glebe, by Order in Council of the 15th of January, 1836, and appears to have been described for Patent. Patent, however, was not completed, having been stayed by the Attorney General.

It was not included in the general inspection of the Clergy Reserves, and by the accompanying certificate of Mr. Deputy Surveyor, Robert Bell, the Peti-

tioner has 40 acres cleared thereon.

(Signed) D. B. PAPINEAU.

I do hereby certify that I have examined lot number eighteen, in the first Concession on the Ottawa River, Township of Gloucester, in the Dalhousie District, (Canada West.) That William Hopkins is settled on the said lot, and is the only person settled, or having any improvements thereon. That on it there is about forty acres cleared, about twenty acres hard wood unimproved, a few acres, about six, mixed timber, (ash, hemlock, and cedar.) The remainder is a swamp, covered closely with a small growth of

green timber, chiefly tamarack and cedar.

The buildings on the lot are a log-house, eighteen by twenty-four feet, one story high; a log-barn, twenty-eight by forty-five feet, and two small out-houses. There is a new house of sided timber commenced, it is twenty-four by twenty-seven feet, the walls are raised eight logs high, and stand so. said buildings and improvements are all on the rear end of the lot, excepting a few acres of the improved land, (which is good,) the quality of the soil is inferior, in some places the rock is but thinly covered. When in a state of nature, the value of the said lot was about seven shillings and sixpence per acre. The said William Hopkins, I believe, has been on the lot about seven years.

Given under my hand at Gloucester, this tenth

day of September, 1845.

ROBERT BELL, (Signed) Deputy Provincial Surveyor.

In Committee, 14th November, 1845. The Committee recommend Petitioner for purchase, at eight shillings per acre.

Approved in Council,

18th November, 1845.

Cullers and Inspectors of Timber, (Quebec.)

Mr. Chabot, from the Select Committee to which was referred the Petition of Roderick M'Gillis and others, Cullers, and Inspectors of Timber, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Your Committee have inquired into the merits of the said Petition, and beg leave to recommend that the prayer thereof should be granted.

Bill.

Ordered, That Mr. Chabot have leave to bring in a Bill to incorporate "the Quebec Culler's Benevolent Society."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday, the twenty-eighth instant.

Middlesex

Mr. Dickson, Chairman of the Select Committee appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present, Parliament reported, that he was directed by the said Committee to lay before the House a letter from William Horton, Esquire, Chairman of the Commissioners appointed to take evidence in the matter of the said Election which accompanied the Return made by the said Commissioners.

The said letter is as follows:-

Middlesex Election.

London, 8th April, 1846.

I have the honour to transmit to you, herewith, the Copy of Minutes and Evidence taken by the Commissioners, to take Evidence in the case of the contested Election for Middlesex.

Those papers should have been forwarded at the commencement of the Session, but Mr. Warren, one of the Commissioners, and myself, were of opinion, that we would be ordered again to proceed in taking further evidence, in consequence of having only received evidence in the case of two or three of the Townships.

We thought it probable such an order, or an order to transmit the Minutes of Evidence, would reach us

about the 7th instant.

That acting upon that supposition, we deemed it advisable to adjourn the said Commission to London, to be holden upon that day, and immediately thereafter to transmit the Minutes and Evidence according to the provisions of the Act, in the event of our not being ordered to proceed in taking evidence.

I have now the honour of forwarding the same, certified, according to the provisions of the Act,

8th Geo. 4th, chap. 5, sec. 6.

I have the honour to be,

Sir, Your most obedient Servant, W. HORTON. Chairman of the Com.

To the Honourable Sir Allan Macnab, Speaker of the Legislative Assembly, of the Province of Canada.

On motion of the Honourable Mr. Aylwin, seconded by Mr. Tache

Ordered, That the Entry in the Journals of this Entry in Jour-House, of the thirty-first day of March last, "That nal read." William Horton, of the Town of London, Es"quire; George S. Tiffany, of the Town of
"Hamilton, Esquire; and Thomas D. Warren,
"of the Village of St. Thomas, Esquire; Com-"missioners appointed to take evidence in the "matter of the contested Election for the County "of Middlesex, having been guilty of neglect in "not returning the Commission issued by the "Order of the House, be summoned to appear "at the Bar of this House, and that they bear "the expense of the summons," be now read.

The said Entry was read accordingly. The Honourable Mr. Aylwin moved, seconded by Mr. Taché, That William Horton, of the Town of London, Esquire, and Thomas D. Warren, of the Village of St. Thomas, Esquire, be taken into the custody of the Sergeant-at-Arms attending this House, or his Deputy.

Mr. Hale moved, seconded by Mr. Riddell, That the further consideration of the said motion be post-

poned until Wednesday next.

The question having been put upon the said mo-tion, a division ensued, and the names being called for, they were taken down as followeth:

Messieurs Boulton, Brooks, Christie, Colvile, Cummings, De Bleury, Duggan, Ermatinger, Foster, Hale, Johnston, Le Boutillier, Macdonald of CORNWALL, Macdonald of KINGSTON, M. Connell, Merritt, Meyers, Murney, Riddell, Roblin, Stewart of Byrown, Stewart of PRESCOTT, Webster, Williams, and Woods.—(25.)

NAYS. Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cayley, Chabot, Chauveau, Daly, Desaunier, De Witt, Dickson, Attorney General Draper, Hall, Lacoste, La Fontaine, Lantier, Laterrière, Le Moine, Leslie, Macdonell of STORMONT, Methot, Moffatt, Papineau, Powell, Price, Robinson, Scott, Attorney General Smith, Smith of Wentworth, Solicitor General Taschereau, Thompson, and Viger.

So it passed in the negative.

The question being then put on the main motion, it was agreed to unanimously, and

Ordered, Accordingly.

Member added to a Committee.

Ordered, That Mr. Powell be added to the Select Committee to which was referred the Petition of the Reverend David Leavitt and others, ministers and members of the Christian Universalist Association of Canada West, and another reference.

Petition to be Printed.

Ordered, That one hundred copies of each of the Petitions of Edward M Naughton and others, of Ste. Anne, Ste. Geneviève, and Pointe Claire, and of the Honourable R. U. Harwood and others, of Vaudreuil, be printed for the use of the Members of this House.

On motion of Mr. Chabot, seconded by the Hon-

Private Bills,

ourable Mr. Aylwin, Ordered, That the time for bringing in Private Bills be extended until Monday, the twentyseventh instant.

Cornwall Incorporation Bill.

Ordered, That Mr. Mucdonald of Cornwall have leave to bring in a Bill to amend the Act of Incorporation of the Town of Cornwall, and to establish a Town Council therein in lieu of a Police.

He accordingly presented the said Bill to the House, and the same was received and read for the

Les Dames " Religieuses " de Notre " Dame du " Bon Pas-" teur" Bill.

Ordered, That Mr. Leslie have leave to bring in a Bill to incorporate "Les Dames Religieuses de Notre Dame du Bon Pasteur," at Montreul, for the care and reformation of Female Penitents.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

On motion of Mr. Merritt, seconded by Mr.

Address for return of Provincial Revenue.

La Banque " des Mar" chands" Bill. Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that he will be pleased to direct the Inspector General to lay before this House, a Return of the Receipt and Expenditure of the Provincial Revenue, specifying the sources from which received, and the amounts paid for each separate branch of the Public Service, for the years 1844 and 1845, divided under the following heads: - Amount of Public Debt and Interest paid thereon, Civil Government, Administration of Justice, Legislature, Pensions, Militia, Education, Agricultural Societies, Hospitals, and Charitable Institutions, Public Works, Maintenance of Light Houses, Emigration, Police, Miscellaneous Expenses.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of

this Province.

Ordered, That Mr. Leslie have leave to bring in a Bill to incorporate " La Banque des Mar-

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Ordered, That the Honourable Mr. Moffatt have Montreal leave to bring in a Bill to incorporate the Gas Bill.

Montreal Consumers' Gas Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That the Honourable Mr. Papineau have Evidence beleave to bring in a Bill, to empower Commis-fore Commissioners for enquiring into matters connected with the Public Business, to take evidence on oath.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday, the twenty-eighth instant.

Ordered, That Mr. Meyers have leave to bring in Cobourg Ina Bill, to alter and amend the Act of Incorpora- corporation tion of the Town of Cobourg.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

The Honourable Mr. Attorney General Draper, Messages from one of Her Majesty's Executive Council, delivered His Excellency to Mr. Speaker, two Messages from His Excellency the Administrator of the Government, signed by His Excellency.

And the said Messages were read by Mr. Speaker, all the Members of the House being uncovered, and are as followeth:-

CATHCART.

The Administrator of the Government transmits Hallfax and first time, and ordered to be read a second time on for the information of the Legislative Assembly, Quebec Raila copy of a Despatch from Her Majesty's Secretary of State, relating to the formation of a Railroad, between Quebec and Halifax; also copies of Despatches 3rd February. from the Lieutenant Governors of Nova Scotia and 1846. New Brunswick, communicating Resolutions adopted 30th March, by the Legislative Assemblies of those Provinces, 3rd April. in reference to the same important subject.

GOVERNMENT HOUSE, 20th April, 1846.

(Copy.) No. 13.

DOWNING STREET, 3rd February, 1846.

My Lord.

I have the honour to transmit to Your Lordship, for your information, the copy of a Despatch which I have addressed to the Lieutenant Governor of New Brunswick, in answer to communications which my predecessor, in this Office, had received from him respecting the formation of a Railroad, from Halifax to Quebec, through the Province under his Government.

I have, &c.

W. E. GLADSTONE. (Signed,)

Lieutenant General,

The Earl Cathcart, K.C.B. &c., &c., &c.

(Copy.) No. 4.

> DOWNING STREET, 2nd February, 1846.

I have received your Despatches of the numbers and dates enumerated in the margin, relative to the construction of a Railroad, which shall connect Halifax and other points in Nova Scotia, as well as the chief Towns of New Brunswick with Canada, by

Halifax and Quebec Rail-

learn from my Circular Despatch, addressed to you to Quebec and Montreal, by which Your Excellency by this mail, that my attention has been already will perceive that the Legislature of this Province, directed to the important subject of Railway comhave authorized the expenditure of any necessary munications in the British Colonies, and you will sum of money, for the purpose of exploring and readily conceive that, considering the magnitude of such undertakings, I find it necessary to use great work within the bounds of this Colony, and that the caution, previously to sanctioning the adoption of House of Assembly express a hope, that some corresany positive measures, so as to avoid the risk of exciting expectations which may not be realized. The remark which applies to proposed Railways in all Her Majesty's possessions abroad, is peculiarly appropriate to a project of the kind now under my notice, which is an enterprize of great importance, and possessing a commercial as well as a military character.

Her Majesty's Government are certainly disposed to view with great favour the present scheme, if it be undertaken with an earnest intention on the part of the Provinces concerned, to provide adequate means for the purpose of carrying it into execution. But, I must distinctly observe to you that a very strong, and also a very peculiar case, must be made out to justify those Provinces in the expectation, that Her Majesty's Government would take upon themselves the responsibility of recommending the promotion of any such undertaking, whether in whole or in part, to Parliament, for assistance from the funds of this Country. Reliance must be placed in a great degree on private enterprize and capital, but up to the present time, I have very little knowledge, as to what is really to be expected from those sources, towards the formation of any Railway communication of the nature I have described. I am disposed to hope much may be ascertained from the proceedings of the Legislatures now in Session, as to the strength or weakness of the disposition which prevails in the respective Provinces to present Railway projects to the Assemblies. The form of the Bills, and the actual shape which such projects may assume, will necessarily improve any means of estimating their solidity.

In considering specially your Despatch No. 100, of the 13th November, and the valuable information which it contains from yourself and from Captain Owen, for which I request you will accept my thanks, I must acknowledge, that I am disposed to agree with you in thinking, that a line from the North Eastern point of Nova Scotia, keeping far from the Frontier of the United States, would be the most advantageous with reference to Imperial interests, and consequently would be the line which would have the best claim upon the countenance and

aid of the Imperial Government. If you should find that there is any disposition to entertain that route as a main line, into which colla-

teral lines from Halifax, St. Johns, or other points might run, I apprehend that it would be prudent to encourage the adoption of such a route, in preference to any other; but I must request you to understand that, in the present state of my information, I cannot hazard any positive opinion, nor give you any instructions which should overrule your own clear and

decisive judgment, on any question that may arise with regard to the merits of different schemes.

I have, &c. (Signed,) W. E. GLADSTONE. Licutenant Governor,

Sir W. COLEBROOKE. &c. &c. &c.

> GOVERNMENT HOUSE, Halifax, 30th March, 1846.

My Lord, I have the honour to enclose, for Your Excellency's information, a copy of a set of Resolutions passed by the House of Assembly of Nova Scotia, on the 14th and will then further consider in what other modes,

Quebec, and thus facilitate the intercourse between instant, in relation to the projected Railroad from Halifax and Great Britain and all those Provinces. You will the Atlantic, through Nova Scotia and New Brunswick, Quebec Railroad. ponding movement will be made by the Local Parliaments of New Brunswick and United Canada.

Your Excellency is already apprized, by my Despatch, No. 353, dated 17th November, addressed to Lord Stanley, of which I had the honour to send you a copy, of the very strong opinion I entertain, as to the benefits which would result to the whole of the British North American Colonics, from the carrying into effect of the contemplated scheme; and I shall therefore be much gratified, should Your Excellency, and the Legislature of Canada, deem it expedient to adopt a similar course with the Legislature of Nova Scotia, or to take any other steps calculated to advance the undertaking.

> I have the honour to be, &c., &c., Signed,) FALKLAND.

The Right Honourable Earl CATHCART, &c., &c., &c.

(Copy.)

IN THE HOUSE OF ASSEMBLY, 14th March, 1846.

Whereas, the project of a Railroad, to be laid from some Port on the Southern shore of Nova Scotia to Quebec, has been the subject of earnest consideration during the past year, and as no doubt can be entertained that the successful accomplishment of such an enterprise, would prove highly beneficial to the in-habitants of Her Majesty's North American Colonies, and be attended with important advantages of a National, as well as of a Provincial nature, it becomes proper to ascertain whether so great an enterprise can be achieved at a reasonable expense, and with a just prospect of commensurate return.

And whereas, in order that the Legislature of this Province, may be enabled to reach a sound conclusion on the subject, it is necessary that the examination of the Country, to the East and West of Halifax, with a view to determine the most appropriate location, and that surveys of such lines, as it may be found proper to define and describe, with full estimates, both of expense and probable income, should

be made by competent persons.

Therefore Resolved, That His Excellency, the Lieutenant Governor, be respectfully requested to cause such examination, surveys and estimates to be made, during the ensuing season—and that this House will provide for the expense thereof within the limits of this Province, and to use his best endeavours to obtain the aid of Her Majesty's Government, towards carrying out the intention of this House, by furnishing qualified Engineers, and in such other way as may be practicable and proper—and that His Excellency be also respectfully requested, to correspond with His Excellency the Administrator of the Government in Canada, and His Excellency the Lieutenant Governor of New Brunswick, with a view to procure, if possible, the concurrent action of those Provinces, directed to a similar examination, surveys and estimates within their respective limits.

Resolved also, That this House so soon as it shall be assured that the said undertaking, can, with prudence and propriety, be entered upon, will pass and concur, in such Acts of Legislation for the incorpora-tion of a Company as may be necessary, and proper,

Halifax and Quebro Rail-road. and on what conditions, and to what extent it will be ostensibly called into existence, Your Lordship has Halifax and proper, and within the means of the Legislature of much greater facilities than I can command for ascer-Quebec Rail-Nova Scotia to grant Provincial assistance towards a taining; but various facts, in relation to their proscheme, the successful accomplishment of which, proceedings, have come to my knowledge, with which mises results of no ordinary magnitude to this Province, and Her Majesty's Dominions in North | quainted. America.

Copy from the Journal.

J. WHIDDEN.

Clerk.

(Copy.) No. 353.

GOVERNMENT HOUSE, Halifax, November 17, 1845.

My Lord,

I have the honour to acknowledge Your Lordship's Despatch No. 249, dated 21st September, being in reply to my Despatch No. 339, of the 19th August, in which I informed you, that I had received a Memorial from a body styling themselves the Promoters and Provisional Board of the Halifax, Quebec and Montreal Railway Company, requesting that I would, in my capacity of Licutenant Governor of Nova Scotia, take steps for their incorporation, and for securing to them certain exclusive facilities and advantages therein detailed.

I deemed the observations contained in Your Lordship's communication to be of so much importance, so well calculated to prevent the evils you deprecate, as likely to result from precipitate action in this matter, and at the same time, essentially to promote the ultimate success of the undertaking, should it turn out to be practicable, that I thought it my duty to promulgate them through the medium of the Provin-

cial Press.

By the same Packet which brought the above, a second letter was addressed to me, by Mr. Bridges (who signs himself the Secretary to the Provisional Committee of the projected Railway), accompanied by a paper containing an account of certain proceedings which took place at a meeting of the said Committee, and in which I conceive my previous correspondence with that gentleman, to be very inaccurately

This paper, together with a copy of Mr. Bridges letter, I herewith send, as well as two other papers, transmitted to me by the last mail, (the one purporting to be a prospectus of a Railway from Halifax to Quebec, by way of Fredericton, with a branch to St. Johns, in New Brunswick, to be undertaken by a company with a capital of no less than three million six hundred thousand pounds sterling, and the other the prospectus of a Railway from Halifux to Windsor, in Nova Scotia, to be constructed by apparently the same company, with a capital of two hundred thousand pounds,) and a copy of the letter in which they

These prospectuses, both marked "private," and said to have been so in England, were made public in this City, by Messrs. William and George R. Young, (who are named in them as Solicitors in Nova Scotia) to both Companies, and a meeting of Merchants and others was subsequently held, at which, as I am informed, much suspicion was thrown on the origin and management of the contemplated scheme in London. Opinion is therefore divided as to the character of the Company; but all parties appear to entertain the belief, that the construction of a Railroad from hence to Quebec and Montreal, by solvent parties, would lead to results highly conducive to the prosperity of the British North American Colonies.

Whether the (so-called) Halifax and Quebec Railway and Land Company, has been formed with the intention, or possesses the adequate funds, to execute ment, provided the plan assume a practicable shape,

taining; but various facts, in relation to their pro-I consider it imperative on me to make you ac-

The Attorney General of Nova Scotia found his name on the prospectus of the Halifax and Quebec Railway, as standing Counsel to the Company, without, as he assures me, having been in any manner consulted on the subject, either before or after his appointment; and I have read in the newspapers, a letter from Mr. T. C. Haliburton of Windsor, a Judge of the Supreme Court of this Province, whose name was put forth on the prospectus of the Railroad, between Halifax and Windsor, as a Member of the Provisional Committee, indignantly repudiating all

connection with the Company.

Mr. Robie, the Senior Member of the Executive, and President of the Legislative Council, and Mr. Jeffrey, the Collector of Customs, who has been twice Administrator of the Government of the Colony, during the absence of the Lieutenant Governors for the time being, both of whose names appear in the same prospectus, as Members of the same Committee, have written me a letter, a copy of which I forward, stating that their names have been introduced into it without their consent or knowledge, and without any communication ever having been made to them on the matter, and that they therefore decline serving; and I have likewise learned that other influential gentlemen here, whose names are inserted in the prospectuses as being connected with one or other scheme, have denied that they have ever sanctioned such insertion.

Such reckless conduct, in the unauthorized use of the names of some of the most respectable gentlemen in Nova Scotia, may very naturally inspire distrust, and deprive the Company, who profess themselves ready to achieve this vast enterprise, of the confidence of the community; but does not, I think, militate against the highly beneficial tendency or the practicability of the plan itself, to the success of which, provided it can be brought about, by proper and justifiable means, it appears to me that every wellwisher to British interests and dominion in North America, must be anxious to contribute, and which therefore, solicitous as I am for the future welfare of a Colony in which I have so long resided, I should deeply lament to see abandoned, for want of every exertion having been made to ascertain its feasibility, or from its having been undertaken by individuals, not endowed with sufficient weight and influence to

effect its completion. As the most sanguine advocates of this costly project do not appear to anticipate, that it can for some years to come produce the amount required to pay a fair rate of interest to the Shareholders, after the abstraction of the sum necessary to defray the large annual expenditure, which such a work will entail to keep it in repair, it becomes requisite to consider from what sources they (the Shareholders) may be guaranteed from any great loss, until the lapse of time shall have rendered the property a remunerating one, and it has been proposed to effect this through prospective grants, to be in force for a certain number of years, by the Local Legislatures of Nova Scotia, New Brunswick and United Canada, each Province to contribute to the whole sum granted in the proportion of its revenue; a hope is also indulged that, as the Mother Country would reap from the work all the advantages of direct communication with Quebec, contemplated by the long talked of Military Road through New Brunswick, which would then be no longer necessary, the British Governthe gigantic project to carry out which, it has been and be proceeded with under proper auspices, may

Halifax and road

be induced to contribute towards the completion of the former, some portion of the money which would have been expended in the latter route had it been

So deeply imbued am I with the conviction, both that the proposed Railway will cost more than is generally supposed, and that the proceeds at the commencement will bear small proportion to the outlay which will have been incurred, that without I entertained the hope of a combined and spirited action on the part of the several Provincial Legislatures, I should look on the scheme as idle and visionary in the highest degree, if regarded as an investment of capital, likely to produce immediate profitable returns.

As, however, I cannot but feel persuaded that the Local Legislatures will be sufficiently alive to the great benefits which would accrue from the accomplishment of this grand design, to be willing to endeavour to place it on such a footing that European capitalists may be enabled to co-operate in its promotion with safety, I am desirous of affording to the Parliament of Nova Scotia, at its next meeting, all the information likely to forward such an attempt; and I would therefore request Your Lordship to be good enough to interest yourself to procure from the Ordnance Department copies of any surveys which have been made in the Provinces of New Brunswick or Canada, with a view to the formation of the Military Road above alluded to, or any other topographical data which may exist likely to facilitate the object I have in view.

The step, however, which appears to me to be of primary importance, and to demand immediate attention, is the conducting of an accurate survey, for ascertaining the practicability of the plan, and for the selection of the best route.

The importance of the ultimate object is so great, both to the Mother Country and the Colonies, that I trust Your Lordship will deem this preparatory measure to be worthy of Imperial assistance, and I am therefore induced to ask you, whether Her Majesty's Government would be disposed to send out competent Military or Civil Engineers to conduct such survey, either at the expense of the British or of the Colonial Governments, as Your Lordship may deem proper.

Such a measure would engage confidence, both in England and the Colonies, and preclude the risk which would attend unsound or inadequate information on this essential part of the undertaking.

As it is my intention to communicate with the Governor General, and Sir William Colebrooke on this topic, I should wish to know if any reasonable hope might be entertained that, should the three Colonies unite in pledging a portion of their revenues for the interest and gradual repayment of the principal of the money advanced, any assistance would be afforded them on the same terms as those on which aid was extended to Canada, in the cases of the Rideau, Beauharnois and Welland Canals, or more direct succour from the Imperial Treasury upon the like security.

I have already intimated my opinion, that if a Company were to be incorporated under the name of the Halifax and Quebec Railway, or any other similar denomination, it were better that it should be done by an Act of the Imperial Parliament, but as it may be deemed expedient to introduce an Act for the incorporation of some such body here in the approaching Session, I should be much obliged, by your Lordship's instructing me as to the nature of the guarantees and provisions, which it may be right to insert for the protection of the Stockholders and the Public.

to make any detailed reference to them on my part Halifax and alike unnecessary and obtrusive, and I will therefore Quebec Railtrespass on your attention no longer, than to solicit an early answer to this communication.

I have, &c. (Signed,) FALKLAND.

The Right Honourable Lord STANLEY.

(Copy.)

Fredericton, 3d April, 1846.

My Lord,

I have the honour to enclose to Your Lordship, the copy of an Address passed by the House of Assembly, of this Province, with a series of Resolutions, pledging the support of the House to Her Majesty's Government, in the construction of a Railway, to connect the Provinces of Canada, New Brunswick, and Nova Scotia.

I have, &c.

(Signed,) W. M. G. COLEBROOKE.

His Excellency, Lieutenant General, The Earl Cathcart, K.C.B. &c. &c. &c.

> NEW BRUNSWICK, House of Assembly, April 3d, 1846.

Resolved, That copies of the Resolutions, passed yesterday, on the subject of a Railway, to connect the British Colonies on this Continent, be furnished His Excellency, the Lieutenant Governor, and that an humble Address be presented to His Excellency, praying that His Excellency will be pleased to transmit the same to Her Majesty's Government, as well as to the Right Honourable the Governor General of Canada, and the Lieutenant Governor of Nova Scotia.

CHS. P. WETMORE, (Signed,) Clerk.

NEW BRUNSWICK House of Assembly, April 2nd, 1846.

First—Resolved, That nothing would tend more to advance the prosperity of the British Colonies on this Continent, to cement their union, and preserve their integrity as valuable appendages of the Crown, than a Railway connecting the Provinces of Canada,

Nova Scotia and New Brunswick.

Second—Resolved, That this House confidently looks to Her Majesty's Government for its parental aid towards this great national project.

Third—Resolved, That this House, viewing the establishment of such Railway as a measure of the greatest importance to these Colonies, both politically and commercially, will not be behind-hand with their fellow-subjects, the people of Canada and Nova Scotia, in making such provision, both from the Public Funds and Lands, as the resources of the Province will warrant.

> CHS. P. WETMORE, (Signed,) Clerk.

CATHCART.

The Administrator of the Government has with New Brum in the last few days received from the Lieutenant wick Governor of New Brunswick a Despatch relating to the Boundary Line between that Province and Canada. 3d April, 1846. which he hastens to communicate for the information of the Legislative Assembly.

Although the question has been submitted for the decision of the Imperial Government, in consequence of all attempts to adjust it satisfactorily by negocia-The immense political advantages that would attend the satisfactory completion of the proposed the subject is still under the consideration of that Railway must be so apparent to Your Lordship, as authority with a view to its immediate settlement,

wick Boundary

New Brunt the Administrator of the Government council wick Boundary be right that the House should be made acquainted to the Executive to with the proceedings adopted by the Executive to protect the Territorial rights and interests of Canada, and these will be found explained in the additional Documents which the Administrator of the Government at the same time transmits for the information of the House.

(Report of Messrs. Draper and Papineau.) Sir Wm. Colebrooke to Earl Cathcart, 5th January. Earl Cathcart to Sir IVm. Colebrooke, 16th January Ditto, 2nd February.) (Sir Wm. Colebrooke, 13th February.)

GOVERNMENT HOUSE, 20th April, 1846.

(Copy.)

Fredericton, April 3rd, 1846.

MY LORD,

I have the honour to enclose to Your Lordship, copies of two letters which I have received from the Commissioners, who have been employed by direction of Her Majesty's Government, in carrying into effect, at the public expense, the 4th article of the Treaty of Washington.

It was the duty of these gentlemen to adjudicate the claims of the parties, and to cause their lands to be surveyed, and having done so, I submit to Your Lordship, that any operations by other Surveyors, on the same lands, would only lead to embarrassment in the execution of the Treaty, without being productive of any advantage, for if the Territory, or any part of it, be ultimately assigned to Canada, authenticated transcripts of the Surveys and Reports of the Commissioners would be transmitted, on which the titles of the parties would be confirmed

I take this opportunity of enclosing to Your Lordship, the copy of a Despatch, which I have lately addressed to the Secretary of State for the Colonies, with a Joint Address from the Legislative Council and Assembly, on the subject of the Boundary in dispute between the Provinces.

I have the honour to be, &c.

(Signed,) W. M. G. COLEBROOKE.

His Excellency Licut. Gen. the Right Hon. Earl CATHCART, K.C.B., &c. &c. &c.

(Copy.)

Fredericton, 2nd April, 1846.

We beg to acquaint you, for the information of His Excellency the Lieutenant Governor, that we have received intelligence of the arrival of two Surveyors from Canada, who are now employed in extending the Settlers' Lines on the River St. John, below the St. Francis, and on the Madawaska River between the Seigniory line and the Little Falls; both of which Tracts have already been surveyed under our direction, in the course of last season, as will appear by the Plans now in our possession.

We have, &c., &c. J. A. MACLAUCHLAN, JOHN C. ALLAN,

Commissioners.

The Hon. J. S. SAUNDERS, Provincial Secretary.

(Copy.)

Fredericton, 3rd April, 1846.

We have the honour to acknowledge the receipt of your letter of this day, requesting us to explain, for the information of His Excellency the Lieutenant Governor, the proceedings taken by us last season, in ment of the question, and that the intermediate Tersettling the claims of the Settlers under the Treaty ritory on the Frontier of the United States, may be

of Washington; and, in reply thereto, beg to state, New Brunsthat upon receiving our appointment as Commis- Line. sioners, in April last, we immediately proceeded to Madawaska, and caused public notice of our appointment and arrival to be given to the Inhabitants, and requested all persons claiming lands, under the Treaty, to appear before us and state their claims. That in consequence of this notification, all persons having any claims to lands within the settlement, appeared before us, and were examined upon oath as to the validity of their respective claims—the nature and extent of their improvements,—and the original occupation of the land. We also required their statements to be confirmed by other evidence, in all cases which we considered at all doubtful, or where the person claiming the land was not the first occu-pier; and in all conflicting claims between the Settlers, the evidence on both sides was fully heard, and the matter decided according to the best of our judgment, upon principles of justice and equity, and to the satisfaction of the parties in almost every instance

We may also state, that the claims of each individual was separately adjudicated upon, and any evidence which he thought proper to produce in support of it, fully weighed and considered.

After having heard all the evidence, we proceeded to the land claimed by and in the occupation of the Settlers, and in presence of the parties established the boundaries between the lots and the courses of the dividing lines. This was followed up by a perfect and complete survey of each lot, under our direction, the side and rear lines being distinctly marked to prevent any collision between the respective occupiers; as will appear by the Plans which have been shown to His Excellency.

We have, &c., &c., J. A. MACLAUGHLAN, JOHN C. ALLAN,

Commissioners.

The Hon. J. S. SAUNDERS, Provincial Secretary.

(Copy.)

FREDERICTON, N. B. February 27th, 1846.

Since the departure of the Mail this day, a deputation from the Legislative Council and Assembly have waited on me, with a Joint Address to the Queen, herewith enclosed, which I have been requested to forward by Express, in order that it may reach Halifax in time for the Mail Packet.

The claim of the two Houses, that the Canadian Boundary, as defined by the Act of Parliament 14 Geo. III, chap. 83, appearing to be susbtantially just, I anticipated that it would be urged by them, and the objections to a River Boundary between contiguous States and Provinces have been so abundantly proved, as well as the advantage of adopting the highlands dividing the waters as in the Act in question, and the Treaty of 1783, that it ought to be adhered to as far as may be practicable.

The Canadian Government having formed some settlements on the left Bank of the Ristigouche, would probably desire to preserve these, but a line drawn from the head of the River to meet the line of the American Boundary, on the St. Francis, would disturb none of those settlements, and the intersection of the southern part of the Temiscouata Seigniory, which is unsettled, would be attended with no inconvenience or prejudice to any party. I am therefore induced to hope that this line, which I proposed to Lord Metcalfe in January, 1844, may be the utmost limit of the concession made to Canada, in the settleNew Broans

settled by the people of this Province, who have proved on so many occasions their devoted loyalty to the Crown, and the sacrifices they are prepared to make for its support, and for the preservation of British interests in this quarter.

> I have, &c. W. M. G. COLEBROOKE.

(Signed,) The Right Honourable, W. E. GLADSTONE.

(Copy.)
To the Queen's Most Excellent Majesty The Joint and Humble Address of Her Majesty's Legislative Council, and House of Assembly, of the Province of New Brunswick, in General Assembly convened.

MAY IT PLEASE YOUR MAJESTY:

We, the Legislative Council and Assembly of New Brunswick, in Provincial Parliament assembled, beg leave to approach Your Majesty with renewed assurances of our devoted attachment to Your Majesty's Person and Government.

The occasion of this our humble and dutiful Address, is one of vital importance to the present and future interests of this Province; and confident in the justice of the claims now to be preferred for Your Majesty's Royal consideration, we cannot for a moment doubt the decision which Your Majesty will be graciously pleased to pronounce in the premises

From the first erection of this Province into a separate Government, in the year 1785, down to the year 1842, the Territorial Rights, as well as the legal Jurisdiction of this Province, have been undisputed on the Upper Saint John, and its Tributaries, save by

the American Government.

During the whole of that period, the Government of this Province exercised Jurisdiction over the said Territory, and the inhabitants residing thercon, in like manner as in other parts of the Province, viz: by granting lands, organizing Militia, appointing Magistrates and Parish officers, making roads and building bridges, relieving the poor, serving Writs and Process of every description, and granting Licenses to cut logs and timber; and even pending the dispute with the American Government, the accustomed Jurisdiction was retained by this Province, except in the disposal of lands and timber, which was suspended by agreement between the two nations.
Upon the Treaty of Washington being concluded,

we reasonably supposed, that our accustomed jurisdiction would be continued without interruption, over the residue of the Territory; but to our astonishment we learned in 1843, that the Canadian Government for the first time, had asserted a right by selling logs and timber from the lands on the River St. Francis, and other Rivers and Streams in the vicinity

Knowing that the Southern Boundary of Canada had been already defined by the Act of Parliament 14 Geo. III, cap. 83, and that by no possible construction of that Act, could its Southern Boundary be extended, to include any of the Rivers flowing into the Main Saint John, and thence to the sea; we had hoped that the remonstrances of the Government of this Province, would at once have put an end to the unwarrantable claims of Canada, and prevented us from further interruption; but we regret to inform Your Majesty that in this respect we have been disappointed, and that at the present time, the two Provinces are exercising a conflicting jurisdiction over the same Territory.

The Province of Canada is described in the Royal Proclamation of 1763, and by the Act above referred to, as being. "Bounded on the South by a line from the Bay of Chalcurs along the Highlands, which divide the Rivers that fall into the River Saint "Lawrence, from those which fall into the Sea, to a "point in 45 of Northern latitude, on the eastern

"bank of the River Connecticut," and we entertain New Brunsnot the smallest doubt, that it will appear as clearly Line. to Your Gracious Majesty, as it does to us, that no part of the Province of Canada can possibly be situated on the Southern side of the line described with so much clearness in the said Act, and which can at any time be surveyed and marked upon the ground without difficulty.

Yet, notwithstanding the explicit language of the Act thus defining the Boundary, the Canadian Government now so far overstep the same, as to claim as their Southern Boundary, a line running from the mouth of Ristigouche River to Mars Hill, as indicated by the yellow line on the Map hereunto annexed; a claim which, if sustained, would deprive this Province of more than one quarter of its Terri-

Having brought under Your Majesty's notice the former occupation and jurisdiction of this Province, together with the Southern Boundary of Canada, as fixed by Act of Parliament, in contrast with the present claims of that Province, we would now respectfully submit for Your Royal consideration, the equitable, as well as legal right of this Province, to the Territory in question, arising out of the compact entered into between Your Majesty's late Royal Uncle, of revered and blessed memory, and the Legislature of this Province.

By the Provincial enactment 8th William IV, chap. 1, entitled "An Act for the support of the "Civil Government of this Province," and the terms of which were settled by the Imperial Government before its enactment, it was provided, among other things, that the proceeds of all Sales and Leases of Crown Lands, Woods, Mines and Royalties, deducting the expenses of collection, should be paid over to the Provincial Treasury for the use of the Province, and in return therefor, the sum of fourteen thousand five hundred pounds currency, was charged upon all the Revenues of the Province, for the support of the Civil Government, which Act was afterwards made perpetual, and confirmed by Your Most Gracious Majesty in Council.

We would now humbly submit to Your Majesty's consideration, that at the time the said Act was passed, and the Civil List was guaranteed in perpetuity, we had no reason to apprehend that the line of boundary, as then claimed by the British Government, and disputed by the Government of the United States, would be abandoned, whereby a large extent of Territorial resources for defraying the Civil List would be lost

to this Province.

We need not remind Your Majesty, that throughout the whole of the negociations with the United States, the Territory in question was claimed by Your Majesty's Government as a part of New Brunswich; nor did we ever learn that during that protracted dispute, any such claim was made, as is now set up by the Canadian Government.

Your Majesty's Government, however, in the exercise of its undoubted power, was pleased to concede to the American Government by the Treaty of Washington, at least three fifths of the Territory then in dispute; which embraced by far the most valuable portion thereof, both for Agricultural and Lumber-

ing operations.
We assure Your Majesty, that although the loyal inhabitants of this Province were greatly disappointed by the terms of the said Treaty, they were unwilling to complain of a result, however injurious to their interests, seeing that it was confirmed by Your Majesty's Government, and approved of by the British Parliament, but when a neighbouring Colony now seeks to deprive us, not only of the residue of the said Territory, but of a large additional portion, the proceeds whereof have been transferred to us by a solemn compact with the Imperial Government,

we cannot but complain; and while we lay before Your Gracious Majesty at this time, our protest against the unwarranted encroachments of the Canadian Government, and their usurpation of our Territory, we assure Your Majesty that we entertain the United States of America, in defining this portion the most unshaken confidence in Your Royal judg-of the Boundary, between the two contracting parment, and that the result of this, our humble and dutiful appeal, will afford the inhabitants of this truly British Province, another proof, that in the hands of Your Majesty, their rights and interests will ever be protected.

We, therefore, most humbly and dutifully implore Your Majesty, to order the line of Boundary in question, to be surveyed and marked out in the terms of the Act of Parliament, commencing at the Bay of *Chaleurs*, and thence, passing along between the Heads of the Rivers that fall into the River St. Lawrence, and those that fall into the Sca, to a point in the line of Boundary lately established by the Treaty of Washington; and also to secure to this Province, the quiet and peaceable possession of the whole of the Territory, lying on the Southern side of this line of Boundary, with all the privileges, profits and advantages now arising, or which may hereafter arise from the same.

WILLIAM BLACK, (Signed,) President Legislative Council. (Signed,) J. W. WELDON, Speaker House of Assembly.

(Copy.)

MAY IT PLEASE YOUR EXCELLENCY:

The undersigned have the honour to submit the following Report, on the subject of the Boundary Line, between the Provinces of Canada and New Brunswick; and of their conferences with the gentlemen named for this purpose by His Excellency Sir W. Colebrooke, at Fredericton, on this subject; as well as in reference to granting Licenses to cut timber on the Territory in dispute, until the Boundary be determined.

It is necessary to refer to the Boundaries expressed in various public Documents, Commissions, &c.

The Royal Commission, appointing the Governor of Nova Scotia, dated 21st November, 1763, states the Boundaries of that Province thus, "To the "northward our said Province shall be bounded by "the Southern Boundary of our Province of Quebec, "as far as the western extremity of the Baie des " Chaleurs, to the eastward by the said Bay and the "Gulf of St. Lawrence, and to the westward, although "our said Province hath anciently extended, and doth of right extend, as far as the River Pentagast "or Penobscot, it shall be bounded by a line drawn "from Cape Sable, across the entrance of the Bay " of Fundy, to the mouth of the River Ste. Croix, by "the said River to its source, and by a line drawn "due north, from thence to the Southern Boundary " of our Colony of Quebec."

The Proclamation of 1763 describes the Boundary of the Province of Quebec, thus, after running certain lines not affecting the matter in question, up to "the "south end of the Lake Nipissing, from whence the "said line crossing the River St. Lawrence and the "Lake Champlain, in forty-five degrees of north latitude, passes along the Highlands which divide "the Rivers that empty themselves into the said "River St. Lawrence, from those which fall into the "Sea, and also, along the north coast of the Baie des " Chaleurs and the coast of the Gulf of St. Lawrence, "to Cape Rosier."

The British Statute of 1774 thus designates the Boundary, the Territories, &c., "Bounded on the "south, by a line from the Bay of Chaleurs, along

"fall into the Sea, to a point into forty-five degrees New Bruns"of northern latitude, on the eastern bank of the Line." "River Connecticut."

The Treaty of 1783, between Great Britain and

ties, uses the following language: "From the northwest angle of Nova Scotia, viz.: "that angle which is formed by a line drawn due "north from the source of the Ste. Croix River to the "Highlands, along the said Highlands which divide "those Rivers that empty themselves into the River

"St. Lawrence from those which fall into the Atlantic "Ocean, to the northernmost head of the Connecticut "River, thence down along the middle of that River, "to the 45th degree of north latitude, east by a line "to be drawn along the middle of the River Ste. " Croix, from its mouth in the Bay of Fundy to its "source, and from its source directly north to the "aforesaid Highlands, which divide the Rivers that fall into the Atlantic Ocean, from those which fall " into the River St. Lawrence."

The Boundaries of New Brunswick were, in 1784, defined in the Commission to the Governor of that

Province, thus:

"Bounded on the westward, by the mouth of the River Ste. Croix, by the said River to its source, "and by a line drawn due north, from thence to the "Southern Boundary of our Province of Quebec, to "the northward by the said Boundary, as far as the western extremity of the Baie des Chaleurs; to the "eastward by the said Baie and the Gulf of St. "Lawrence, to the Bay called Baie Verte; to the south by line in the centre of the Bay of Fundy "from said River to its source; and from thence by "a due east line across the Isthmus, into the Baie " Verte to join the eastern line above described."

A careful comparison and consideration of the foregoing descriptions brought us to the conclusion, that, on the part of the British Government, it was intended, that the language used should so define the limits as, that the Eastern Boundary of the United States, and the Western Boundary of, first, the Province of Nova Scotia, and afterwards of New Brunswick, should be identical, that each of them would go north so far as the north-west angle of Nova Scotia, when the Southern Boundary of the Province of Quebec would be reached, and consequently the limits of New Brunswick could not be extended either westward of a line to be drawn due north, from the source of the River Ste. Croix, or north of the range of Highlands, which would limit the United States Territory, and we thought it clear that the same range of Highlands was intended by the different phrases, "the "Highlands which divide the Rivers that empty them-"selves into the River St. Lawrence from those which "fall into the Sea," or "the said Highlands which "divide those Rivers that empty themselves into the "River St. Lawrence from those that fall into the "Atlantic Ocean;" for New Brunswich was carved out of the Province of Nova Scotia. Its northern limit is defined by the same words as are used to define the northern limit of Nova Scotia, viz.: "the "Southern Boundary of our Province of Quebec," the north-west angle of Nova Scotia, became the north-west angle of New Brunswich. That northwest angle was defined to be "that angle which is "formed by a line drawn due north from the Ste. Croix
"River to the Highlands." The Province of Nova Scotia extended no further north than these Highlands, which therefore, as the Province of Nova Scotia was bounded on the north by the Province of Quebec, must have formed the Southern Boundary

of Quebec.
When, therefore, Great Britain asserted a particu-"the Highlands which divide the Rivers that empty lar range of Highlands to be those constituting the "themselves into the St. Lawrence, from those which Northern Boundary of the United States under the

Treaty of 1783, she also, to the extent of the United States frontier at all events, necessarily asserted those Highlands to be the Southern Boundary of Canada; and having acceded to a boundary to the northward of what she had contended was the true one, Canada cannot be the less entitled to treat the Boundary so agreed upon as hers also; in other words, to continue conterminous with the United States as far eastward as the line due north from the source of the Ste. Croix. The adoption of a conventional line between Great Britain and the United States, by which a portion of the Territory included within the former limits of Canada, and therefore pro tanto, at the expense of Canada, was given up, could not affect the rightful claim of that Province as far south as that conventional line.

If, then, Great Britain rightly asserted the range of Highlands by which the north-west angle of Nova Scotia was formed, was to be found at Mars Hill, then it would necessarily follow that the same range formed the Southern Boundary of the Province of Quebec, which must then be traced from Mars Hill to the westernmost extremity of the Baie des Chaleurs. This line would deprive New Brunswick of Territory which she has long possessed, and her right to which has in some degree been recognized by Canada, as well as by the British Government.

On the other hand, the *United States* insisted that the north-west angle of *Nova Scotia* was formed by a range of Highlands nearer the *St. Lawrence*, the same range which *New Brunswick* now contends for. This line would deprive *Canada* of Territory which she has long possessed, both under the French and English Governments, and her right to which has in some degree been recognized by *New Brunswick*, as well as by the British Government.

It would, we believe, be found impossible to find in either of these ranges a literal compliance with the Proclamation of 1763, and the Act of 1774.

The words of the Proclamation, "the Highlands "which divide the Rivers that empty themselves into "the said River St. Lawrence from those which fall "into the Sea, and also along the north shore of the "Baie des Chaleurs," do not certainly appear to contemplate crossing the Baie des Chaleurs, in order to arrive at a range of Highlands on the south side of the Bay, though the distance across be only a few miles, and yet this must be done to reach the Highlands which are connected with Mars Hill.

On the other hand, the words of the Act of 1774, "Bounded on the south by a line from the Baie des "Chaleurs along the Highlands which divide the "Rivers that empty themselves," &c., would never be supposed to have been intended to direct that from the Baie des Chaleurs a line should be run in a direction almost north for a distance of from thirty-five to forty miles ere the commencement of the southern Boundary of Quebec could be found, for this line from the Baie des Chaleurs to the Highlands would form a western and not a Southern Boundary for the Province of Canada.

While, therefore, we are of opinion that the same Highlands which formed the Northern Boundary of the United States and the Southern Boundary of Canada were also in their continuation intended to divide Canada and New Brunswick, we are compelled to admit that these Highlands, as they exist do not fulfil what evidently was anticipated by the framers of the Proclamation of 1763, and the Statute of 1774, and while we insist that the range contended for by Great Britain was the true line of division, we are fully aware that its exact course and termination was erroneously assumed, and have consequently been erroneously described.

If, then, neither one nor other of these ranges will fulfil all the terms of the Proclamation and Statute,

we are driven to enquire whether the intention of New Bruns the British Government is so evinced by the language Line. used in these instruments as to afford the means of arriving at a conclusion in what direction this line of division was really intended to be run. Now it appears to us unquestionable that from the Baie des Chaleurs, the southern Boundary of Quebec, was to commence, according to the Statute; the words "Bounded on the south by a line from the Baie "des Chaleurs along the Highlands," appear to admit of no other construction. The words of the Proclamation, though not making the Baie des Chaleurs the point of commencement, appear to us equally to make it in connection with and continuation of the Highlands named the Southern Boundary of that Province; the words are, "along the Highlands "which divide the Rivers, &c., and also along the "north coast of the Baie des Chaleurs." It seems to us a very forced construction to treat these words as meaning " along the Highlands which divide, &c., " unto the termination thereof, and thence southerly "to the western extremity of the Baie des Chaleurs, "and also along the north coast," &c. To this construction New Brunswick necessarily resorts, in claiming the Highlands nearest the St. Lawrence as her Northern Boundary.

We abstain purposely from the discussion of the arguments arising on the words, "Rivers that empty "themselves into the River St. Lawrence, and those "which fall into the Sea." This subject was exhausted in the controversy between Great Britain and the United States. We have not overlooked the difference of the languages in the Treaty of 1783, and all the other documents we have referred to; nor omitted to notice that the former contains the words, "which fall into the Atlantic Ocean," while in all the others we find, "which fall into the Sea." We treat them as synonymous, and think ourselves warranted in so doing, by the reasons on which our first conclusion respecting the prolongation of the line of Boundary, between Canada and the United States, in order to ascertain the line between Canada and New Brunswick, are founded.

We think, then, that the language used, and before quoted, justifies us in considering it to have been the intention of those by whom it was used, that from the Baie des Chaleurs, a line was to run in a westerly direction, until it intersected the line drawn due north from the source of the Ste. Croix; such a line must evidently commence on the north side of the Bay, and from the description of the Boundaries of Nova Scotia, and of those of New Brunswick, the point on the North Shore is to be at the western extremity of the Baie des Chaleurs; which western extremity had been pointed out in various grants from the Crown, and particularly in one dated in 1788, to John Shoolbred, Esquire. the grants now referred to, the Crown both before and after 1763, treated the Province of Quebec as extending from this western extremity, along the River Ristigouche, and from this point for a considerable distance up the River, each Province has treated it as the Boundary between them. Canada; by the aforementioned grants of land, and in 1829, the erection of the County of Bonaventure, by a statute, New Brunswick having erected her County of Northumberland, as bounded on the north by the Baie des Chaleurs, and the Southern Boundary of the Province of Quebec, which would not represent its Boundary, according to the views now urged on her behalf, for the Baie des Chaleurs would be the Northerly Boundary only as far as its western extremity, and then the Province of Quebec would form an Easterly Boundary, for thirty miles and up-wards, ere the Southern Boundary of the Province of Quebec would be arrived at: New Brun

wick Boundary River Ristigouche had been adopted, to a certain extent at least, as that complying with the spirit and intention of the various public documents, and in consequence of its being impossible to find such a line of Highlands as would fulfil all the conditions

required.

128

The due north line to be drawn from the source of the Ste. Croix River, did not seem at first sight, likely to afford any difficulty as to the boundary on this side—the more especially, as the point of starting had been agreed upon between the Governments of Great Britain and the United States, and the line itself had been partially traced. It appears, nevertheless, that New Brunswick treated a considerable part of the Territory lying westward of the protraction of this north line as being within her limits, and has made settlements there, as well as disposed of the Timber growing thereon; we have found no reason whatever for supposing that in the first instance, New Brunswick acted otherwise than under a full belief that the settlements made, and the jurisdiction exercised, were upon, and over Territory, to the east of the due north line, for it cannot be denied that for a long time, it was believed that the source of the Ste. Croix, from which the due north line was to be run, was considerably to the westward of the point ultimately decided on, and no doubt, therefore, New Brunswick acted under this belief. From the time, however, that the due north line was actually established, we do not profess to understand upon what principle of right, the extension of those settlements and claim of jurisdiction could be maintained.

We have been particular in this explanation, in order that Your Excellency may understand the views we entertained, and which influenced our judgments in endeavouring to lay the foundation, in connection with the gentlemen appointed by His Excellency the Lieutenant Governor of New Brunswick, to confer with us, for determining the Boun-

dary between the two Provinces.

These views may be thus recapitulated:-

1st. That it was the intention of Great Britain, that the Territory of the United States should be conterminous with the Province of Canada, from west to east, till the line, due north from the source of the River Ste. Croix, was reached.

2nd. That this due north line would be the Boundary between the *United States* and the Province of New Brunswick, till the Northern Boundary of the United States Territory was reached.

3rd. That at that point, it was not intended the Province of New Brunswick should extend directly north, but in a northerly and easterly direction along the assumed range of Highlands to the westernmost extremity of the Baie des Chaleurs.

4th. That the Territory of New Brunswick was not to extend to the westward of this due north line.

5th. That in the absence of Highlands, fulfilling these expressed intentions of Great Britain, in reference to the boundaries of her Colonies, the line of the River Ristigouche had been, for a certain distance, adopted by both Provinces, and that this line is, in fact, nearly in accordance with the intention of Great Britain, though confessedly at variance with the language used, as it does not pass along High-

6th. That the respective settlements and jurisdiction, made and exercised by Canada, and New Brunswich on the opposite sides of the Ristigouche, and the settlements and jurisdiction, made and exercised under an erroneous impression of right, to the westward of the due north line, rendered the adoption of a conventional line almost indispensable. No time was lost, on our arrival at Fredericton, in opening according to these claims, the whole County of Bonaour conference with the two gentlemen named by | venture, which the Imperial Parliament, in 1840,

It appeared, therefore, to us, that the line of the His Excellency Sir William Colebrooke for that pur- New Brune

It required a very short time to convince us that our views were irreconcileable. The suggestions on the part of New Brunswick for a conventional line, were based on an assumption of right we could not admit, for they treated, whatever land lay between their proposed line and the Highlands nearest the St. Lawrence, as so much given up by them, and for which they were to be compensated, by lands to the westward of the line due north from the source of the River Ste. Croix.

Their claim was twofold:-

1st. They insisted that the Southern Boundary of Canada, was to be found in the range of Highlands nearest the River St. Lawrence, the range contended for by the United States, as forming their Northern

Boundary.

2nd. As to their Western Boundary, they claimed a right founded upon possession and enjoyment, and the exercise of various acts of jurisdiction, to the west of the due north line, and that Canada had not till lately, denied or disputed such right, or claimed any herself in this Territory; and they further urged, in connection with this branch of the subject, that even admitting the right of New Brunswick to the West of the due north line to be questionable, still it could not be questioned by Canada, because as her southern limit, according to their construction, was far to the north, and near the River St. Lawrence, she could not, under any circumstances, have any pretension to this Territory, or interfere with New Brunswick in her occupation of it.

While, therefore, they admitted that the settlement of a conventional line was exceedingly desirable, by agreement between the Provinces, they urged the adoption of such a line as would be sustained by the foregoing assumptions; such a line, in fact, as no one could agree to, who was not prepared to concur, to a great extent, in the justice of the principles

advanced by them.

It is needless for us here to recapitulate the general arguments against the adoption of the range of Highlands contended for by New Brunswick, as constituting the Southern Boundary of Canada. But there are some particular facts, which were advanced by us in reply to these pretensions, to which we would respectfully solicit Your Excellency's attention.

The Province of Canada, when under the French Government, clearly was not confined within these limits, first, as to that part lying east of the due north line from the source of the River Ste. Croix, there had been various grants and concessions extending to the River Ristigouche. Such were the

Seigniory of Cloridon and of Matepediac.
At the cession of Canada to Great Britain, all individual rights and the French laws were gauranteed. British authority succeeding French authority, and after the cession, and after the Proclamation of 1763, and the Statute of 1774, namely, in 1787, the Seigniory of Cloridon was resumed by the Crown, according to the Laws so guaranteed, and as a possession in Canada, clearly showing that the limits of Canada were, under British authority, as well as under French, considered to extend far south of the Highlands contended for by New Brunswick. In 1788, another Seigniory was conceded, commencing on the western extremity of the Baie des Chaleurs, and extending several miles upwards along the River Ristigouche, thus intervening directly between that River and the Boundary claimed by New Brunswick. Canada has also erected a County on this part of the Territory, and the inhabitants have exercised political rights, and continue to be represented in the Legis-lature, under the authority of the Union Act, though,

recognized as part of Canada, and which extends to the River Ristigouche, is within the Province of New Brunswick, and that Province was not at any time in ignorance of the more important of these proceedings. Her County of Northumberland, whose northern limit was declared to be the Southern Boundary of Canada, was erected in 1785, but it was never attempted to be pushed across the River Ristigouche, although on the claim now put forth, it reached the Highlands near the St. Lawrence. That country has since been divided, and the County of Ristigouche, extending to the Southern Boundary of Canada, has been erected out of part of it; but it has been in fact limited, and is so at this moment, by the River Ristigouche.

It was impossible for us, therefore, to agree to any settlement, predicated on the assumption, that the land between this River and the Highlands near the St. Lawrence, belonged to New Brunswick, because, de facto, she never had possessed any part of it, and could never, according to our view de jure have claimed. We felt we had at least equal ground for contending that it was Canada who lost by taking the River Ristigouche as a boundary, instead of the range of Highlands from Mars Hill to the Baie des Chaleurs. We say at least equal ground, for we had the authority of Great Britain in support of our claims to the Boundary, and we forbore to urge this, only because we thought it our duty, to endeavour to procure a reasonable settlement, even at some sacrifice, and not to interpose the difficulties arising from an assertion of extreme rights.

Then as to the land to the westward of the due north line, we have already given the general reasons, which to us appear conclusive, for maintaining, that the northern limit of the United States was also the southern limit of Canada. But there are other facts to be considered, in reply to the attempt to limit Canada by the Highlands, so often adverted to. Settlements were made from Canada long ago, far to the southward of these Highlands, on the River St. Francis. The Seigniory of Madawaska and of Lake Temiscouata, conceded by the French Crown, was, and still is treated as part of Canada. tends about thirty miles south of these Highlands, embraces part of the River Madawaska within its limits, and comes to within about twelve miles of the River St. John; and New Brunswich has recognized this grant, by giving up timber cut upon its limits, which had been seized on the ground that it had been cut on Crown Lands without legal authority. We could not then entertain a conventional line, taking for its basis, the assumption that Canada had no right to treat all the land to the westward of the due north line, and to the northward of the United States Boundary, as being comprised within her limits.

The line, therefore, suggested by His Excellency Sir Wm. Colebrooks, in his Despatch to Your Lordship, dated 13th January, 1845, appeared to us to be open to most serious objections. This line it was proposed, should be run directly from a point on the River Ristigouche, which appears as laid down in Mr. Wells Map, marked A, to be in latitude 47° 49° north, and longitude 67° 20° west, or thereabouts, to the northernmost angle of the United States Boundary, on the River St. Francis.

The leading objections to this line in our opinion,

1st. It departs from the line of the Risingouche River, which for the reasons already given, and because it has already been partially adopted as a line of division by both Provinces, and because it is a natural Boundary easily to be ascertained, we think should be adhered to.

2nd. It gives to New Brunswick lands north of that New Bruns-River, over which she has never exercised acts either wick Bours of possession or jurisdiction, and which lie within the limits of the County of Bonaventure, according to the Statute of Lower Canada, and are consequently recognized by the Imperial Statute uniting the Canadas as within the Lower Province.

3rd. By depriving Canada, for so long a distance, of both banks of the River Ristigouche, it interferes materially with her means of communication with the Baie des Chaleurs, to which it ought to be our endeavour to promote the carrying of timber for shipment.

4th. It intersects Lake *Temiscouata*, and various tributary streams, the objection to which has been already pointed out by the Executive Council of *Canada*, and to whose Report on the subject we beg to refer.

5th. It intersects the Seigniory of Madawaska, placing part of it under the jurisdiction and Laws of New Brunswick, which are incompatible with such a tenure.

6th. It transfers to New Brunswick a much larger portion of Territory, which belongs to Canada, than any plea arising from actual settlement and possession taken under the authority of the Government of the former, either warrants or requires.

7th. It aggrandizes New Brunswick throughout, at the expense of Canada, without any sufficient justification, or even equitable ground, except so far as the settlement north of the St. John, and east of the Madawaska Rivers are concerned.

We are compelled therefore, earnestly to entreat of Your Excellency not to agree to this line.

The only other line suggested on the part of New Brunswick, is a line to commence at the Forks of the River Peetamkedgewee, which appear as laid down on Mr. Wells' Map, marked A, to be in latitude 47° 49' north, and longitude 67° 57' west, or thereabouts, running thence a direct course, towards the same northerly angle of the United States, as that proposed by His Excellency Sir William Colebrooke, until it reached the limit of the Seigniory of Madawaska, then around and following the boundaries of that Seigniory, until it reaches a point where the westerly side of the Seigniory would be intersected by the first mentioned line produced, and thence following the course of the first mentioned line, from the Forks of the River to the northerly angle of the United States, and on the River St. Francis.

It was asserted, that the River Peetamkedgewee is in truth the main branch of the Ristigouche, and should have been so designated on the Map, and if this were agreed to, then the branch would, as part of the River Ristigouche, form a continuation of the

Boundary formed by that River. We felt it impossible to agree to this line. course of the River Peetamhedgewee, instead of being, as that of the Ristigouche, south westerly from the mouth, forms nearly a right angle with that River, running westerly of north, and differing from the line proposed by Sir Wm. Colebrooke only in two points of any importance; first, that it leaves the Seigniory of Madawaska entirely within Canada, and projecting into what then would be New Brunswick, in a sort of wedge like form, while, as if by way of compensation for this trifling concession, it takes more than double the quantity of land contained within the portion of the Seigniory so left out, and is open to every objection which could be urged against Sir Wm. Colebrooke's line, except the foregoing one marked No. 5. We conceive, therefore, that this line could never be acceded to by Your Excellency in behalf of Canada. Feeling it necessary to offer some counter-suggestions, and after explaining fully that it was to be considered merely as emanating

from ourselves, subject entirely to Your Excellency's fully persuaded that it would be considered as the resolved not to recognize even temporarily the auttermost limit of concession and very probably thority of *Canada*. Both proposals, it must be borne thought to go too far—we pointed out a line to be in the proposals, it must be borned as follows:

| Canada drawn as follows:—from the mouth of the River Ris-tigouche, following its different windings south westerly, until it reaches the due north line from the source of the River Ste. Croix; thence in a direct course to the nearest angle of the Madawaska Seigniory;—thence, to the River Madawaska along the boundary of the Scigniory;—thence, down that River to the River St. John, and the Boundary of the United States

But even if this proposition was agreed to, a right must be reserved to Canada to construct a Railroad from the St. John to the River Ristigouche, through the Territory thus acquired by New Brunswick, to be under the control of Canada, in order to facilitate the conveyance of her products to the Baie des Chaleurs, without subjecting it to the internal regulations of the Government or Legislature of New Brunswick.

This line would give to New Brunswick all the settlements east of the Madawaska, and north of the St. John, together with a large and valuable tract of land adjoining, (if the map be correct) containing more than 600 square miles. It would give Canada access to the St. John, make the Madawaska (a well defined Boundary) open to both Provinces, and would preserve the Ristigouche in like manner to both Provinces.

In strict right, we have felt that New Brunswick ought not to cross the due north line, and that her proper Boundary would be to follow that line from the point where it first intersects the River Ristiqouche, and it is principally with a view to procure an immediate decision that we have suggested terms, which we conceive so favourable to the Sister Province.

On the part of New Brunswick, there did not appear any disposition to accede to this suggestion, and we proceeded to endeavour to agree on a temporary arrangement as to the timber on the Disputed Territory.

From what we could gather, it seemed to us, there was a strong feeling to deny all right in Canada, to any land whatever south of the Highlands near the St. Lawrence, or to agree, even temporarily, to recognize her authority to license cutting timber in any part of these lands, but to push the pretension of New Brunswick to all the Territory between those Highlands and the Boundary of the United States, as settled by the Treaty of Washington: for we could in no other way interpret the claim of jurisdiction of New Brunswick, west of the due north line, and her adherence to those Highlands as the southern limit of || accident, we met Mr. Street alone. Canada. A glance at the map, keeping in mind the limits assigned to New Brunswich, by the Royal Commission of 1784, will show the injustice, and we must add the extravagance, of such pretensions.

Whatever the motive may have been, we found, however, that they would not be parties to any arrangement, under which Licenses were to be granted for cutting timber in any part of the Territory under the authority of Canada,—they proposed to resume licensing, but to exercise exclusive jurisdiction in this respect; keeping an account of what was cut and collected, until the question was settled; and refused our proposition that Canada should continue as she had begun to grant Licenses,-New Brunswich doing the same—that the expenses of management should be borne out of the respective Provincial Funds, and that the proceeds of all Timber cut under such Lifunded until the question of Boundary was decided.

We could not agree to their proposal, because we New Brunsdecision, and as being made without knowing the felt that Canada ought not to recede one iota from wick Boun-views of the Executive Council, but at the same time the position she had taken. They refused, apparently

The necessity that all Timber cut on the land should be brought down the St. John, was glanced at, as shewing the power of New Brunswick to control all operations in this respect; we felt obliged to remark that Canada would be driven to survey several Townships in the Territory, and fill them with Settlers, in order to maintain her just rights and prevent it being urged against her, that she was acquiescing in what we should be forced to treat as the encroachment of the Sister Province.

Such was the substance of our communications. His Excellency Sir William Colebrooke expressed his intention of bringing the whole matter before the Executive Council of New Brunswick, and again communicating with Your Excellency.

We have only to urge the necessity of permitting no delay that can be avoided in a final arrangement; for we have certainly arrived at the conclusion, that the interests of Canada are in every respect prejudiced by delay, and the stress which it appears to us is laid on the so-called tacit acquiescence of Canada in the possession and jurisdiction of New Brunswick, west of the due north line, renders it, in our humble opinion, imperatively necessary to urge a prompt decision.

The Timber is being carried off in the meantime by plunderers, and if a forfeiture takes place it is all to the advantage of New Brunswick; if by License from that Province, the share Canada may get in the proceeds is left to future negociation.

It is not for us to offer any suggestions here, as to the course proper to be taken. Your Excellency will doubtless adopt the measures you may deem best under all circumstances.

A copy of a minute of our conversations with the gentlemen appointed on the part of Sir William Colebrooke accompanies this Report.

We have the honour to be, &c.,

W. H. DRAPER, (Signed,) D. B. PAPINEAU.

28th July, 1845."

Monday, 14th July.

His Excellency the Lieutenant Governor announced to us that he had named Mr. Street, a Member of the Executive Council, and Mr. Reade, who had been in Washington, on the part of New Brunswick, at the negotiation of the Ashburton Treaty, to confer with us. Mr. Reade having met with an

Mr. Street commenced by observing, that unless we laid down some basis on which we could agree, we were not likely to approach a settlement, and invited us to consider on what principle we would agree as to the Boundary, in order to discuss the details for carrying such principle out.

We replied that this involved several considera-

1st.—Were we simply to ascertain the Boundary Line, as fixed by the Commissioners establishing New Brunswick as a separate Province—if so, there was little to discuss. The Gulf of St. Lawrence was the Eastern Boundary, the Bay of Fundy the Southern, the Western was definitely fixed by a line due north from the source of the Ste. Croix, a line which had been explored in part, and had only to be continued till it reached the Southerly Boundary of the Procenses should be collected by New Brunswick, and vince of Quebec, and the Southerly Boundary which was defined as the Highlands dividing, &c.

2d.—The fact must not be overlooked, that (how ever it might have arisen) both New Brunswick and Canada had adopted the Ristigouche River for a certain distance, as their Northern and Southern Boundary,—New Brunswick by the creation of the County of Ristigouche, bounded by the river of that name, and Canada afterwards by the creation of the County of Bonaventure, which has for its Southern Boundary this same river. This mutual recognition, that is, mutual in regard to the Western limits of the County of Ristigouche, appeared to have so far settled the question, and then all that remained to be determined, was the Boundary from the north-western corner of this County to the due North Line;

Or, 3d.—The settlement of a Conventional Line, in which could be considered, settlements made without the defined Boundaries of New Brunswick.

Mr. Street suggested a settlement on the footing of uti possidetis. He remarked that Canada had encroached on New Brunswick by coming to the Ristigouche, as the Highlands referred to in the Quebec Act, and the Proclamation of 1763, were clearly the range far North of that River, and much closer to the St. Lawrence, and that we could not (admitting the due North Line as traced on Wells' Map A. only for argument sake, to be correct) disturb the long possession and jurisdiction of New Brunswick west of that Line, and in the Territory at and about the Madawaska Settlement, without retiring all pretensions to land south of these Highlands, which would be a most inconvenient course; and if New Brunswick gave up so much in that quarter, she might, if on no other ground, justly retain the whole Madawaska Territory. Besides, he intimated that the North Line, as shown on the Map, was established in accordance with the Treaty of 1783, and could have no reference to the Line intended in 1763, and that in probably convince one another as to the Boundary as fact the Line intended in 1763, was much west of of right, and it would be better to try and settle a that traced on the Map.

In reply, we urged that we could not recognize any settlement or possession of New Brunswick to the westward of the due North Line, as conferring a right, until they had shown some Document or competent authority for crossing the clearly expressed and defined Western Boundary. That no length of possession, or even exercise of jurisdiction, could alter the Boundary assigned to that Province by the

Sovereign authority.

That the assertion as to the Southern Boundary of the former Province of Quebec being so evidently the Highlands referred to by Mr. Street, so far from being admitted by us to be correct, was, in our opinion, open to the greatest doubt, and that we conceive we had the authority of the British Government, in its long protracted negotiations with the United States, for asserting this was not the true range of Highlands, but that they must be sought much farther South, and according to the argument of the British Government and the reports of their Commissioners, the range of Highlands which were designated in the Treaty of 1783, would carry the limit of New Brunswick as far South of the Ristigouche, as that Province claimed to carry it north, and we could not therefore admit as a basis that New Brunswick in adopting the Ristigouche as the Boundary pro tanto, was making any concession, and consequently acquiring any right to a corresponding compensation, to the westward of the due North Line.

Mr. Street re-asserted the position of the High-lands, and repeated his denial that the Boundaries in the Treaty of 1783 could affect the question, which must rest on the Proclamation of 1763, and the Quebec Act; and he insisted further, that even admitting the force of our argument as to the due North Line, bounding the Province of New Brunswick, that her having taken possession to the west of

it was nothing to us, as Canada, being bounded by a New Brunsrange of Highlands much nearer the St. Lawrence, wick Bouncould not cross them, and that she had no right to dary Line. the Territory between those Highlands and the Line established by the Treaty of Washington; and he referred to that Treaty and to the proceedings now being carried on on the North of the St. John, at the expense (for the present) of New Brunswick, as confirming her claim to all the land to the southward of the Highlands he referred to, and the Boundary as now established, of the *United States*, and he challenged us to show any title of Canada to the Territory; and in reply to the grant of the Seigniory of Madawaska and other Settlements, made by the French before the Cession, he urged that the Cession had made all the Territory that of Great Britain, who had thought fit to bound the Province of Quebec by certain Highlands, beyond which we could derive no claim from Acts of the French Government prior to 1763.

We admitted the authority of the Imperial Government, but insisted, that that Government meant one and the same range of Highlands by the Treaty of 1783, which were already referred to in 1763. we had the authority of the British Government for saying that those Highlands were not the range Mr. Street asserted, and that it was not to be assumed that Great Britain intended to leave a narrow and unapproachable strip of land between the United States and the Province of Canada and New Brunswick, which would be the result if Mr. Street's position were correct; and we disclaimed any proceedings for carrying out the Treaty of Washington, or any Article of that Treaty, as having any bearing on the boundaries of Canada and New Brunswick.

Mr. Street then observed, that we should never Conventional Line, and for the sake of discussion, and as ascertaining what prospect there might be of our concurring, he would make a suggestion. He premised that he thought the River Ristigouche wrongly marked on the map, and that the true head and line of the River was that designated as the Peetamkedgewee, and he proposed a line drawn from the head of that River, to the northernmost point of the United States Boundary, at the River St. Francis, or at least from the head of that River to the Boundary of the Seigniory of Madawaska; and round that Seigniory till it again reached the course of a direct line from the River above-mentioned, (which he insisted was really the Ristigouche,) to the northern point of the United States Boundary.

We at once declined this; First, because we could assent to no change as to the River Ristigouche; next, because thinking New Brunswick properly bounded by the due north line, the extremest concession, and this only for the sake of a prompt settlement of all difficulties, must be the easterly side of the *Madawaska* River.

This puts a stop for the present to the discussion respecting the Boundary, and we then proceeded to propose an ad interim arrangement, as to the Timber Licenses, &c.

We proposed that Canada should grant Licenses as she had already commenced; that New Brunswick should also grant Licenses; that the expenses of management should be borne out of the respective Provincial Funds; that the proceeds of all Timber cut under these Licenses should be collected by New Brunswick, and funded until the question of Boundary was decided; Mr. Street at once stated that granting Licenses by both would inevitably lead to confusion; that he thought New Brunswick had better re-commence granting Licenses, and that no other should be granted until the dispute was settled, and that they

would collect and keep separate the revenue. This arrangement to be without prejudice to the claim of at the same moment gave its construction of the wick Bouncither property and he property deep claim of Arrangement to be without prejudice to the claim of at the same moment gave its construction of the wick Bouncither property and he property deep claims of Arrangement to be without prejudice to the claim of at the same moment gave its construction of the wick Bouncither property and the property of the pr either party; and he repeated the claim of New Brunswick alone to grant such Licenses, &c., on the ground of possession and jurisdiction, Civil and sion of 1784. It was on the Northern Boundary Criminal, so long exercised, commencing, in fact, in of New Brunswich alone, that any real difficulty ex-1787, and that Canada had, till very recently ac-1787, and that Canada had, till very recently acquiesced, without remonstrance, and ought not now to object to the continuation of this jurisdiction (without prejudice to her claims) until the Boundary was decided.

That as all the Timber must pass through New Brunswick, and become subject to its laws and jurisdiction, it would be better to let the whole matter ad

interim remain in their hands. We strongly objected to this, because if would, by receding from the course adopted in 1843, of granting Licences, imply a partial, though only temporary abandonment of rights, we believed incontrovertible. That our proposal could not affect the facts on which the claim of New Brunswick was rested, whether those were the Southern Boundary of the Province of Quebec, as defined by the Highlands, or the long possession and exclusive jurisdiction which was asserted. That we were quite aware New Brunswick, by her own Legislation, might enforce forfeiture of Timber coming down the River, cut under our Licenses, and by thus taking advantage of her geographical position, render, for the present, the market of St. John's inaccessible to us, but that they could not prevent our assertion of our rights, by settling Townships, which would be immediately filled up by the surplus population of Lower Canada, and though such a course was to be deprecated, as inevitably leading to collision and possibly bloodshed, yet we could not engage that the forbearance of Canada to assert actively her claims by taking possession in opposition to the possession claimed by New Brunswick, would be A long and desultory conversation ensued, involving the question of possession by New Brunswick, and the consequences which ought legitimately to attach to it, but neither party seeming disposed to yield, it was agreed we should reflect on the matter, and meet (with Mr. Reade if he were able to attend) to-morrow at eleven o'clock.

Tuesday Morning, 15th July, 1845.

We attended this morning, according to the understanding yesterday. Mr. Reade being still unable to come out, the Honourable I. Saunders was appointed in his place, to act with Mr. Solicitor General Street, on behalf of New Brunswick.

Mr. Street renewed his observation of the importance of determining certain principles as a basis of settlement, and then applying those principles to the existing facts, observing, that if the principle was to adhere to the letter of the Boundaries established by Proclamation, Statute or Royal Commission, all that was necessary was to explore and trace out those Boundaries, but that if a line departing from those Boundaries was to be adopted, if some rules for ascertaining such a line should be first laid down, the conclusion would be more easily arrived at.

We remarked that, with reference to a large portion of the Boundary, there could be no difficulty; the eastern, southern, and western limits of New Brunswick could not be mistaken; for though as to the latter, it had been suggested that the due north line as explored, had been commenced further eastward than it should have been, yet as it was obvious that the British Government intended that the line "drawn due north from the source of the River Ste. Croix, to the southern Boundary of our Province of Quebec," should be identical with the line described in the Treaty of 1783, as "a line drawn due north from the source of the Ste. Croix to the Highlands," when once the tional Line suggested by His Excellency Sir William

should be, for the purposes of the Treaty of 1783, it New Brunssame line which was to form the Western Boundary of New Brunswick, according to the Royal Commisof Canada and New Brunswick, by which the River Ristigouche had for a considerable distance been adopted as the Boundary between the Provinces, and we proposed to assume the line as thereby settled by the Act of both Provinces, as far as the northwestern angle of the County of Ristigouche, and starting thence, to endeavour to settle the residue.

To this Mr. Street objected, as the adoption of the Ristigouche so far, would be a waiver of the claims of New Brunswick to all the land lying north of the Ristigouche, and south of the Highlands near the St. Lawrence, which he contended were those meant by the Proclamation of 1763, and the Statute of 1774; and as the title of New Brunswick to this land was, in his opinion, clear, if for the sake of settlement, she gave up any part of it, she would insist on a corres-

ponding indemnity on the west.

We then proposed, without prejudice to any claims on either side, but merely for the purpose of endea-vouring to arrive at a Conventional Line, to take this as a starting point; and equally without prejudice, and only for the same purpose, to treat the Ristigouche as having been so far settled by the Acts of both Provinces as the Boundary.

Mr. Street then claimed that the possession and authority taken and exercised by the Province of New Brunswick, commencing as early as 1787, and tacitly acquiesced in by Canada, to the west of the due North Line, should equally be recognized for the

purposes of settling the Conventional Boundary.

To this we replied, that there was no analogy between the two cases. In the former, Canada had by express enactment, made the River Ristigouche the Boundary of a County, and New Brunswick, which had also, by an earlier Statute, created the County of Northumberland, part of which now constituted the County of Ristigouche, bounded by the Province of Canada, had never attempted or claimed to push her jurisdiction or settlements beyond that River, and that however clear it might be to New Brunswick, that the Highlands she contended for were the true Boundary, it appeared to us that in insisting on a range of Highlands far to the south we had the authority of the British Government. In the latter case, Canada had done nothing through her Legislature in the slightest degree adopting or conceding the pretension of New Brunswick, and as to her tacit acquiescence, as long as the dispute between the United States and Great Britain was pending, any assertion of her individual claim would have been premature, as the first point to be determined was, what was the limit of British Territory, apart from the consideration of within what Province that Territory might be situate; and since that question had been determined, Canada had not been inactive. That, without meaning to insist that the limits of 'New Brunswick might not be extended to the west of the due North Line, we could only view this as a concession for the sake of an immediate arrangement, and having in view the probability that the settlements to the west of that Boundary of New Brunswick, were made under the erroneous belief that they were within the limits of that Province, and therefore, that the inhabitants who had thus, under the authority of the Provincial Government, occupied and improved these lands, were entitled to consideration.

Mr. Street objected to the adoption of the point proposed by us, and referred, first, to the Conven-British Government had determined what that line Colebrooke, commencing on a bend of the River RistiNew Bruns- gouch wick Boundary 47 O Line.

gouche, according to Mr. Wells' Map A. in latitude 49' north, nearly, and longitude 67° 20' west, or thereabouts, and running a direct course thence, to the northerly angle of the *United States* Territory on the River St. Francis, and he again renewed, as a proposition, by which he conceived the Government of New Brunswick would be content, to procure a settlement, to adopt the River Peetamkedgewee as the true Ristigouche, and commencing at the forks of that River, appearing on Mr. Wells Map A. to be in latitude 47 ° 49' north, or thereabouts, and longitude 67° 57' west, nearly, and running from thence a direct line towards the same northerly angle of the United States Territory, until it reached the limit of the Seigniory of Madawaska, then around, and following the Boundaries of that Seigniory, until it reached the point where the first line to be drawn from the forks of the River, towards the north angle of the *United States* Territory would intersect the westerly side of the *Madawasha* Seigniory, and thence following the course of the first mentioned line to the same north angle of the United States Territory on the River St. Francis.

We at once stated our conviction, that neither of the proposed lines could ever be acceded to on the part of Canada, and stated our belief that the extreme limit to which Canada could concede, would be to take the River Ristigouche as the Boundary, until it reached a point where the due North Line drawn from the source of the River Ste. Croix, and forming the Boundary between New Brunswick and the State of Maine, first intersects the River Ristigouche, thence in a direct line to the nearest angle of the Madawasha Seigniory, being cast of the River Madawasha, thence following the Boundary of the Seigniory southwesterly, to the River Madawasha, thence down the River Madawasha to the River St. John, and the limit of the State of Maine, and so along the River Ristigouche, to the Baie des Chaleurs.

The New Brunswich gentlemen declined this proposition, and we then ceased any further discussion as to the Boundary. The subject of the Timber Licensing was again taken up, but, as on the part of New Brunswich, it was refused to admit any proposal under which Licenses were to be granted by the Government of Canada, either alone in one part of the disputed Territory, or in conjunction with New Brunswich; no arrangement could be come to.

During the discussion as to the actual respective legally fixed Boundaries of the two Provinces, Mr. Street proposed the appointment of three Commissioners to explore the Highlands; we objected, on the ground that it would create delay and expense, both useless. For, if the Provinces could agree on the Conventional Line, it was unnecessary, and, if the question had to be determined by Imperial authority, existing circumstances, arising from the conduct of both Provinces, could not be overlooked in a settlement; and it was equally certain that they would neither take the Highlands near the St. Lawrence nor those forming a continuation of the chain by which the British Commissioners had contended the United States was bounded, according to the Treaty of 1783. However clearly it might appear therefore, which of these ranges was the true one, other considerations had intervened which rendered the adoption of either impossible, and such a survey could therefore have no beneficial result; while the delay it would cause in a definite arrangement, would be highly injurious, at least to Canada.

It occurred also, that to a question put to Mr. Street, to show any documentary evidence by which New Brunswick could be warranted in extending her jurisdiction west of the due North Line, contrary to the Act by which the British Government had established the new Province of New Brunswick, he

asked how, in her turn, could Canada justify her New Brunsclaims in that Territory? We answered that before Line. 1763, there were only two parties claiming the same. Great Britain on one side, France on the other. That which was not British possession was French, or rather French Canadian possession. After 1763, British authority and dominion was substituted in Canada, to French authority and dominion; but the Colony of Canada remained the same. After 1783, United States dominion was substituted for British dominion in one part of these possessions, therefore every thing west of the due North Line, which by any subsequent Act of the Imperial authority of Great Britain, was not acknowledged to be American property, must, of course, remain Canadian property or Territory.

(Copy.)

FREDERICTON, N. B., January 5th, 1846.

My Lord.

It having been reported to me by the Commissioners employed in carrying into effect the provisions of the Treaty of Washington, that Mr. Francis Rice, a Justice of the Peace of the County of Carleton, resident in the Madawaska Settlement, had been appointed a Crown Land Agent under the Department in Canada for the sale of Lands in that part of the county, I have the honour to request that Your Lordship will be so good as to inform me if such may be the case, and whether the appointment may have the sanction of the Canadian Government. I beg to draw Your Lordship's attention to my correspondence with Lord Metcalfe, referred to in the Letter to Lord Metcalfe, dated 26th April, 1845.

Letter from Lord Metcalfe, dated 26th April, 1845.

Letter from Lord Metcalfe, dated 26th April, 1845.

Letter to Lord Metcalfe, dated 26th April, 1845.

Letter to Lord Metcalfe, dated 13th May, 1845.

Letter to Lord Metcalfe, dated 26th April, 1845.

Letter to Lord Metcalfe, dated 26th April, 1845.

Letter to Lord Metcalfe, dated 13th May, 1845.

Letter to Lord Metcalfe, dated 26th April, 1845.

Letter to Lord Metcalfe,

I have, &c.,

(Signed,) W. M. G. COLEBROOKE.

His Excellency, Licutenant General

The Earl CATHCART, K. C. B.,

&c. &c. &c.

(Copy.)

GOVERNMENT HOUSE, Montreal, 16th January, 1846.

I have the honour to acknowledge the receipt of Your Excellency's Despatch, dated the 5th instant, and in reply to transmit for Your Excellency's information a copy of the Report of a Committee of 24 December, the Executive Council of this Province, advising the appointment of a Resident Agent for the Crown Land Department in the Madawaska Settlement, in pursuance of which the nomination of Mr. Francis Rice, a Justice of the Peace of the County of Carleton, resident in that Settlement, to the above situation, took place accordingly by the usual Warrant under my signature.

I have not failed to give my best attention to the correspondence between Lord Metcalfe and yourself, to which Your Excellency has adverted, from which it appears that His Lordship's letter, dated the 5th of May, 1845, must have shewn to Your Excellency the probability of the measure in question being somer or later adopted, Lord Metcalfe having therein deprecated the intrusion of the authority of New Brunswick, or any change having that object in view, pending the settlement of the Boundaries of the two Provinces, in a Territory which had been shewn in a

Line.

New Bruns- former communication addressed by His Lordship to wick Boundary Your Excellency, on the 28th of April, 1845, was considered by the people of this Province to belong

> I sincerely trust that no such consequences as Your Excellency seems to anticipate will arise from this appointment, the sole object of which being to secure the rights and the interests of the Canadian population, within the limits in which they have an undoubted claim to the protection of their Govern-His Excellency, ment.
>
> His Excellency, Sir W. M. G. Colebrooke, K. H.,

I have, &c., CATHCART. (Signed,)

His Excellency Sir W. M. G. COLEBROOKE, K. H. &c. &c. &c.

Extract from a Report of a Committee of the Honourable the Executive Council, dated 22d December, 1845, approved by His Excellency, the Administrator of the Government, in Council, on the 24th of the same month.

"On a letter from the Commissioner of Crown "Lands, dated the 16th instant, that the appoint-"ment of Francis Rice, Esquire, as Crown Land " Agent in the Territory of the Madawaska, may be "confirmed, with such a fixed and annual salary, "not exceeding £200, as the Commissioner may "think the nature of the services to be rendered will " warrant, &c.

"The Committee approve of the recommendation " of the Commissioner of Crown Lands, that an "Agent be appointed to dispose of the waste Lands " of the Crown in the Territory in question."

Certified.

E. PARENT. (Signed,)

To the Civil Secretary, &c. &c. &c.

(Copy.),

GOVERNMENT HOUSE, Montreal, 2d February, 1846.

I have the honour to transmit to Your Excellency a letter which I have received from the Commissioner of Crown Lands in the Province of Canada, directing my attention to an extract of a communication received by him from Francis Rice, Esquire, Resident Agent for that Department in the Madawaska Settlement, and concurring in the view Mr. Papineau has taken of the subject, to request that Your Excellency will have the goodness to acquaint me as early as possible whether the proceedings therein referred to, on the part of the Authorities of New Brunswick, in a Territory always considered to be under the control of Lower Canada, are sanctioned by the Imperial Government.

In the event of such not being the case, and that no special instructions have been given to Your Excellency by Her Majesty's Government at home, to empower the Authorities of New Brunswick to adopt such immediate, and I may say premature measures, without any previous communication or understanding with the Executive Government of Canada, I must take upon myself, on the part of the Government of this Province, to submit to Your Excellency the expediency of causing the Surveys complained of in the documents herewith transmitted to be discontinued within the limits claimed by Lower Canada, until Her Majesty's pleasure on the subject of the Boundaries now in dispute between the two Provinces can be ascertained.

I take this occasion to make known to Your Ex-

ecived Her Majesty's command, on accepting the New Brunsoffice, to publish the fact that I had become Lord wick Boundary
Metalfice successor, and having already been arrown. Metcalfe's successor, and having already been sworn in as Administrator of the Government, that my authority as Governor General will in all substantial respects be the same, although the title alone will be wanting until my Commission arrives.

I have, &c.

(Signed,) CATHCART.

&c., &c., &c.

(Copy.)

To His Excellency the Right Honourable Charles Murray, Earl of Cathcart, in the County of Renfrew, Administrator of the Government of the Province of Canada, &c., &c., &c.

My Lord,

I consider it my duty, humbly to call Your Ex-cellency's attention to the enclosed abstract of a letter to this Department, from Francis Rice, Esquire, one of its Agents, dated Temiscouata, 29th Decem-

ber, 1845.

Your Excellency will see by that abstract, that the authorities in New Brunswick have actually been surveying land in Canada, under pretence of the execution of the fourth article of the Treaty of Washington. As I have been authorized, by Order in Council, to have the land surveyed and granted, I respectfully beg leave to submit whether it would not be advisable for your Excellency, to communicate with the Lieutenant Governor of New Brunswick on the subject of those Surveys, in order to ascertain whether such proceedings on the part of the New Brunswich authorities, in a Territory always considered under the control of Lower Canada, are sanctioned by the Imperial Government. By the answer I shall be guided in the steps to be taken in carrying out the Surveys, and other measures contemplated by the Order in Council of 6th November, 1845. I have, &c.,

D. B. PAPINEAU, (Signed,) C. C. L.

CROWN LANDS OFFICE, 30th January, 1846.

(Copy.)

Extract of a letter from Francis Rice, Esquire, Crown Land Agent, Madawaska, dated the 29th December, 1845.

"I suppose you are aware, that the Government of New Brunswick have appointed two Commis-" sioners to carry into effect the fourth Article of "the Treaty of Washington, that is, to grant free titles to those who had settled on the Disputed "Territory six years previous to the date of said "Treaty. These gentlemen have arrived in Mada-" washa, in the month of April last, with four parties of Surveyors, and have laid out the settlers' lots " from the Seigniory on the Madawaska River, down " to its outlet, and from that up to the Saint Francis " on the Saint John River."

(Copy.)

FREDERICTON, N. B., February 13th, 1846.

My Lord,

I have had the honour to receive Your Lordship's letter of the 2nd instant, enclosing to me a communication from Mr. Papineau, the Commissioner of Crown Lands in Canada, and from Mr. Francis Rice, a Resident Agent of his Department, at Madawaska, relative to the Surveys executed under the direccellency that Her Majesty having been advised to tion of the Commissioners appointed to carry into confer upon me the office of Governor General of effect the 4th clause of the Treaty of Washington, Her British Provinces in North America, to be held in conjunction with my present command, I have re- are sanctioned by the Imperial Government.

New Bruns- I have, in reply, to inform Your Lordship, that wick Boundary the provisions of that Treaty were ordered by the Secretary of State for the Colonies to be carried into effect, and that the Commissioners appointed, and who are responsible for their proceedings, have from time to time made Reports which have been duly transmitted to the Secretary of State, accompanied by a Plan of the Surveys executed by them.

With respect to their Surveys having been carried into a Territory, which Your Lordship considered to be under the control of Lower Canada, I beg leave to observe, that the limits of the Madawaska Settlement, from whence Mr. Rice makes his Report, have never been defined, and as he has, for several years exercised jurisdiction in it as a Magistrate of this Province, an office he has not resigned, he is well aware of the fact, of which the framers of the Treaty were also cognizant, as appears from the 3rd clause, wherein the Settlers on the St. John and its Tributaries, were recognized to be inhabitants either of Maine or New Brunswick. On this point, I beg to refer Your Lordship to the Supplementary Report of the Surveyor General of New Brunswick, at page 10, enclosed in my letter to Lord Metcalfe, dated the 13th December, 1844.

As the Commissioners have suspended their operations during the winter season, there will be full time to receive Instructions from Her Majesty's Government before anything further can be done. They were simply instructed, in general terms, to carry the provisions of the Treaty into effect, pursuant to the orders of Her Majesty's Government, to whom it will become my duty to transmit the correspondence which I have held with your Lordship, and to request that no delay may occur in arresting the consequences of the conflicting Jurisdiction which has recently arisen between the Provinces.

I have, &c.

W. M. G. COLEBROOKE. (Signed,)

His Excellency

The Right Honourable

The Earl Cathcart, K.C.B.

&c., &c., Sc.

Messages, &c. to be Printed.

Ordered, That the said Messages and the documents accompanying the same, be printed for the use of the Members of this House.

Married Women's Relief Bill.

Ordered, That Mr. Cummings have leave to bring in a Bill, to provide for the relief of married women, in certain cases.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time, on Monday next.

On motion of Mr. Chauveau, seconded by Mr.

Address, Lake St. Peter.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government; praying that he will cause the proper Officer to lay before this House, 1st. Report of Survey of Lake St. Peter, by Mr. Atherton, civil engineer; 2nd. Report of Survey of the same by Mr. David Vaughan, the present Superintendent; 3rd. Report of Survey of the same, by Captain Boxer, Royal Navy; and 4th, Copies of Contracts or Agreements entered into by the Board of Works, for boarding the men employed by them in Lake St. Peter, in the years 1843, 1844, 1845, and 1846.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Gothis Province.

handed the area of the second of the

Ordered, That the Honourable Mr. Moffatt have Jews Relief leave to bring in a Bill, to amend the Act of Bill. Lower Canada therein mentioned, extending certain privileges to persons of the Jewish per-

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Boulton have leave to bring in Toronto Hospia Bill to incorporate the Trustees of the Toronto tal Bill. Hospital.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday the twenty-ninth instant.

Ordered, That Mr. Hall have leave to bring in a Peterboro' In-Bill to incorporate the town of Peterborough. Bill.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Hall have leave to bring in a Peterboro' and Bill to incorporate the Peterborough and Port Railway Bill. Hope Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Meyers have leave to bring in Cobourg a Bill to incorporate the Cobourg Manufacturing Bill.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Macdonald of Glengary have Montreal and leave to bring in a Bill to incorporate the Mon- Kingston Railroad Bill. treal and Kingston Railroad Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Christie, seconded by the Honourable Mr. *Aylwin*,

Resolved, That this House do concur in the Address Address. of the Honourable the Legislative Council to Islands. His Excellency, the Administrator of the Government, on the subject of the Magdalen Islands; that the blank therein be filled up with the words, "and Legislative Assembly," and that the said Address be signed by Mr. Speaker on behalf of this House.

Resolved, That a Message be sent to the Honourable the Legislative Council, acquainting their Honours that this House hath agreed to the Address to His Excellency, the Administrator of the Government, on the subject of the Magdalen Islands

Islands.

Ordered, That Mr. Christie do carry the said
Message to the Legislative Council.

On motion of Mr. Gowan, seconded by Mr. Hale, Ordered. That from this day all measures standing Orders of the on the Orders of the Day, be taken up according Day. to the precedence they originally held, when placed on the Order of the Day Book.

vernment, by such Members of this House, as Mr. Stewart of Prescott, from the Committee of Manicipal are of the Honourable the Executive Council of the whole House, to consider the expediency of re-Law, (L. C.) pealing the Municipal Law of Lower Canada, and of enacting another, with amendments and new provi-

read at the Clerk's table, and agreed to by the House, Railroad Company, being read; and is as followeth:

Resolved, That it is expedient to repeal the present Municipal Law of Lower Canada, and to sub-

stitute other enactments in lieu thereof.

Ordered, That the Honourable Mr. Papineau have leave to bring in a Bill to repeal the Acts therein mentioned, and to amend the Law for the establishment of Local and Municipal Authorities in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

School Act.

Riit.

Mr. Stewart of Bytown, from the Committee of the whole House, to consider the expediency of repealing the Provincial Statute of the 8th Victoria, cap. 41, commonly called "The School Act," and of enacting another, with amendments and new dispositions, reported, according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Resolved, That it is expedient to repeal the Provincial Statute of the 8th Victoria, cap. 41, commonly called "The School Act," and to enact other provisions in lieu thereof.

School Bill, (L. C.)

Ordered, That the Honourable Mr. Papineau have leave to bring in a Bill, to repeal certain Enactments therein mentioned, and to make better provision for Elementary Instruction in Lower

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time, on Tuesday the twenty-eighth instant.

Bible lief Bill.

The Order of the Day for the second reading of Christians Re- the Bill to extend the benefit of a certain Act of the Parliament of Upper Canada therein mentioned, to the Ministers of the denomination calling themselves "Bible Christians;" and also to extend the benefit of the said Act, to a certain other denomination styling themselves "Christians," being read;
The said Bill was accordingly read, and ordered to

be engrossed.

Temperanc Houses Bill, (17. C.)

The Order of the Day for the second reading of the Bill, to enable the District Councils in Upper Canada to regulate Temperance Houses, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House, to-morrow.

St. Lawrence and Atlantic Railroad Bill.

The Order of the Day for the second reading of the Bill, to amend the Act incorporating the St. Lawrence and Atlantic Railroad Company, being read:

The said Bill was read accordingly.

Ordered, That the Standing Rule of this House, requiring the payment of twenty pounds on the said Bill, be dispensed with, the same having been paid on the original Bill.

Ordered, That the said Bill be referred to the Select Committee on Railroads.

Despatches (Railroads.) Ordered, That the several Despatches of the Right Honourable W. E. Gladstone, on the subject of be Engrossed. Railroads, be referred to the said Committee.

Wolfe Island The Order of the Day los Wolfe Island, Kingston, Railroad Bill. the Bill to incorporate the Wolfe Island, Kingston, and Toronto Railroad Company, being read;

on Thursday next.

sions, reported, according to Order, the Resolution of The Order of, the Day for the second reading of Montreal and the said Committee, which Resolution was again the Bill to incorporate the Montreal and Lachine Rail-road Bill.

The said Bill was accordingly read, and referred to the Select Committee on Railroads.

The Order of the Day for the House in Com-Notarial Titles mittee on the Bill to remove all doubts as to the Bill, (L. C.) validity of certain Deeds, Instruments, and Documents, executed before Notaries in Lower Canada, and to secure the Rights, Titles, and Interests of all persons concerned therein, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Seymour took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Seymour reported back the Bill to the House.

Resolved, That the said Bill be referred to a Select Committee, composed of Mr. Solicitor General Taschereau, the Honourable Mr. Aylwin, Mr. Chabot, Mr. Drummond, and Mr. Chauveau, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the House in Com-Magdalen mittee on the Bill relating to the Magdalen Islands, Islands Bill. in the Gulf St. Lawrence, and to enable the Inhabitants, householders thereof, to establish a Municipal Council in the said Islands, being read;

Ordered, That the said Order of the Day be postponed until Thursday next.

The Order of the Day for the second reading of Commercial the Bill to amend an Act, intituled, "An Act to Bank Charter "extend the Charter of the Commercial Bank of the Amendment "Milland District, and to increase its capital stock "Bill. " Midland District, and to increase its capital stock," being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

The Order of the Day for the second reading of Sherif's the Bill to regulate the Poundage to be received by Poundage Bill. Sheriffs on Executions, and for other purposes therein mentioned, being read;
Ordered, That the said Bill be read a second time

on Thursday next.

The Order of the Day for the second reading of Bathurst the Bill to enable the District of Bathurst to receive School Monies the School Monies apportioned to it, in the year one Bill. thousand eight hundred and forty-five, notwithstanding the failure of the District Council to levy an

equal sum, being read;

Ordered, That the said Bill be read a second time on Thursday next.

The Honourable Mr. Aylwin moved, seconded by Motion to Mr. Johnston, that the House do now adjourn.

The Question having been put upon the said motion, a division ensued, and it passed in the negative.

The Order of the Day for the second reading of Bronté Harbor the Bill to revive and extend an Act of the Parlia-Bill, ment of Upper Canada, 3rd Victoria, chap., 33, intituled, "An Act to incorporate certain persons, under the paradox Disasters and "the name and style of the President, Directors, and

Company, of the Bronte Harbour," being read; The said Bill was accordingly read, and ordered to . 7 9. 4:54

The Honourable Mr. Aylwin moved, seconded by Orders of the the Honourable Mr. La Fontaine, that the remaining Day. Orders of the Day be postponed until to-morrow.

The Question having been put upon the said mo-Ordered, That the said Bill be read a second time | tion, a division ensued, and the names being called for, they were taken down, as followeth:—

Day.

Messieurs Aylicia, Baldicia, Berthelot, Bertrand, Chabot, Chanveau, DeWitt, Drummend, Johnston La Fontaine, Lantier, Macdonell of STORMORT, Nelson and Price.—(14.)

Messieurs Cauchon, Cayley, Chalmers, Daly, Attorney General Draper, Gowan, Hale, Hall, Mac-donald of Kingston, Macdonell of Dundas, Moffatt, Monro, Robinson, Boblin, Seymour, Sherwood of BROCKVILLE, Stewart of BYTOWN, Viger and Webster.—(19.)

So it passed in the negative.

Chiefs and Warriors.

The Order of the Day for the House in Committee on the Report of the Select Committee, to which was referred the Petition of Wishe Tegare-hontie and others, Chiefs and Warriors, Iroquois, Algonquins, and Nepissings, of St. Regis and other

Adjournment

places, being read;
Mr. Chabot moved, seconded by Mr. Bertrand, that the House do now adjourn, and that the remaining Orders of the Day be postponed until to-

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:

Messieurs Aylvin, Baldwin, Berthelot, Bertrand, Cauchon, Chabot, Chauveau, DeWitt, Drummond, Johnston, Lacoste, LaFontaine, Lantier, Macdonell of STORMONT, and Price.—(15.)

Messieurs Cayley, Chalmers, Daly, Attorney General Draper, Foster, Gowan, Hale, Hall, Macdonald of KINGSTON, Macdonell of DUNDAS, Moffatt, Monro, Rebinson, Reblin, Seymour, Sherwood of BROCK-VILLE, Stewart of BYTOWN, Viger and Webster.— (19.)

So it passed in the negative.

The Honourable Mr. Aylwin moved, seconded by Mr. Chabot, that the House do now adjourn, and that the remaining Orders of the Day be postponed until

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:

YEAS Messieurs Aylwin, Baldwin, Berthelot, Bertrand, Cauchen, Chabot, Chauveau, De Witt, Drummond, Johnston, Lacoste, La Fontaine, Lantier, Macdonell of STORMONT, Price and Roblin .--(16.)°

I NATS. Messieurs Cayley, Chalmers, Daly, Attorney General Draper, Foster, Gowan, Hale, Hall, Macdonald of Kingston, Macdonell of Dundas, Moffatt, Monro. Powell, Robinson, Seymour, Sherwood of Brockville, Stewart of Byrown, Viger and Webster.—(19.) So it passed in the negative.

Mr. Johnston moved, seconded by the Honourable Mr. Aylwin, that the House do now adjourn, and that the remaining Orders of the Day be postponed until

The Question having been put upon the said me-tion, a division ensued, and the names being called for, they were taken down as followeth:

YEAR. Messieurs Ayluin, Baldwin, Berthelot, Bertrand, Cauchen, Chabot, Chaweau, De Witt, Drummond, Johnston, Lacoste, La Fontaine, Macdenell of Ston-MONT, and Price.—(14.)

NATE TO SE Messieurs Cayley, Chalmers, Daly, Attorney Gen eral Draper, Foster, Gowan, Hale, Hall, Lantier, Macdonald of Kingston, Macdonell of Dundas, Moffatt, Monro, Robinson, Roblin, Seymour, Sherwood of Brockville, Stewart of Bytown, Viger and Adjournment Webster .- (20.)

So it passed in the negative

Mr. Cauchon moved, seconded by the Honourable Mr. Aylwin, that the House do now adjourn, and that the remaining Orders of the Day be postponed until to-morrow.

The Question having been put upon the said mo-tion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Aylwin, Chabot, Chauveau, DeWitt, and Johnston.—(5.)

Messieurs Cayley, Chalmers, Daly, Attorney General Draper, Fester, Gowan, Hale, Hall, Lantier, Macdonald of Kingston, Macdonell of Dundas, Moffatt, Monro, Powell, Robinson, Roblin, Seymour, Sherwood of BROCKVILLE, Stewart of BYTOWN, Viger

and Webster.—(21.)
So it passed in the negative.
Mr. Chaweau moved, seconded by Mr. Chabot, that the House do now adjourn, and that the remaining Orders of the Day be postponed until to-

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Aylwin, Bertrand, Cauchon, Chabot, Chauveau, De Witt, and Johnston. - (7.)

Messieurs Cayley, Chalmers, Daly, Attorney General Draper, Foster, Gowan, Hale, Hall, Lantier, Macdonald of Kingston, Macdonell of Dundas, Moffatt, Monro, Powell, Robinson, Roblin, Seymour, Sherwood of BROCKVILLE, Stewart of BYTOWN, Viger and Webster.—(21.)
So it passed in the negative.

The Order of the Day for the House in Com- Chiefs and mittee, on the Report of the Select Committee, to Warriors which was referred the Petition of Wishe Tegare-hontie and others, Chiefs and Warriors, Iroquois, Algonquins, and Nepissings of St. Regis, and other places, being again read;

The House accordingly resolved itself into the said

Committee.

Mr. Webster took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Webster reported that the Committee had passed an humble Address to the Queen's Most Excellent Majesty, which Address was again read at the Clerk's table, and agreed to by the House, and is as followeth:

To the Queen's Most Excellent Majesty,

Most Gracious Sovereign

Her Majesty.

We, your Majesty's dutiful and loyal subjects, the Legislative Assembly of Canada, in Provincial Par-liament assembled, respectfully beg leave to approach Your Majesty with unfeigned devotion to Your Majesty's Throne and Person, and to represent that we have received a Petition from certain Indian Tribes inhabiting this portion of your Majesty's Dominions, acquainting us, that it is the intention of your Majesty's Government, to discontinue to their descendants, who shall be born after the first day of May next, those annual allowances and equipments, termed presents, which have hitherto been issued to them and their foreinthers, by your Majesty's Illustrious Predecessors, and beseeching us to address your Majesty in their behalf, to continue the issuing of the same as heretofore.

We further humbly represent to your Majesty that on enquiry and examination of the subject, it

Address to Her seems to us that a pledge was given and renewed Majesty. from the remotest periods of British supremacy in North America, on which the Indians have relied in advancing their present claim, and that these presents contribute most essentially to their comfort and even

necessary support.

We further humbly submit to your Majesty, that in our opinion, the discontinuance of these allowances will be regarded by the Indians as a breach of a sacred compact entered into for their benefit, and that it will render them discontented, and we fear will affect their loyalty and present devotion to the Crown of England, and the Person of your Majesty.

We, therefore, with all humility, venture to submit to your Majesty, that we should not be dis-charging our duty to your Majesty, or towards this interesting race, (not the least important in this portion of the western hemisphere, a bright portion indeed of your Majesty's dominions,) were we to omit most respectfully soliciting upon this occasion, that your Majesty will be graciously pleased to interpose and prevent the discontinuance of these allowances to the aborigines of British North America, and their descendants.

Ordered, That the said Address be engrossed.

Railways Bill.

The Order of the Day for the second reading of the Bill to consolidate in one Act certain provisions usually inserted in Acts authorizing the making of Railways, being read;

Ordered, That the said Bill be read a second time, on Monday next.

Gloucester Gore Bill.

The Order of the Day for the third reading of the Engrossed Bill from the Legislative Council, intituled, "An Act for defining and establishing the "course of the side lines of lots in the Gore of the "Township of Gloucester, in the District of Dal-"housie," being read;
The said Bill was read accordingly.

Resolved, That the Bill do pass.

Ordered, That Mr. Stewart of Bytown do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath passed the same, without any amendment.

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until to-morrow, and that the House do now adjourn.

The House then adjourned.

Martis, 21° die Aprilis.

Anno Nono, Victoria Regina, 1846.

Deputy Serjeant-at-Arms. MR. CHRISTIE moved, seconded by the Honourable Mr. Attorney General Smith, that Mr. André Leroux dit Cardinal, do act as Deputy to the Serjeant-at-Arms, during his temporary absence, on the business of this House.

The Question having been put on the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Armstrong, Berthelot, Bertrand, Chabot, Chauveau, Christie, Colvile, Daly, DeWitt, Dickson, Drummond, Hale, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Macdonell of Stormont, Méthot, Papineau, Powell, Price, Roblin, Rousseau, Attorney General Smith, Tache, Thompson and Viger.—(28.) NAYS.

Messieurs Ayhvin, Baldwin, Boulton, Brooks, Cayley, Chalmers, Cummings, Attorney General Draper,

Duggan, Ermatinger, Foster, Gowan, Hall, LeBou-Deputy Sertillier, Macdonald of GLENGARY, Macdonald of KING-jeant-st-Arms. STON, M' Connell, Meyers, Moffatt, Monro, Murney, Petrie, Riddell, Robinson, Scott, Seymour, Sherwood of Brockville, Smith of Frontenac, Stewart of BYTOWN, Stewart of PRESCOTT, Webster, Williams and Woods .- (33.)

So it passed in the negative.

A Petition of John O. Hatt, of the Town of West Halton Hamilton, Esquire, Chairman of the Commission ap-Election. pointed to receive evidence, in the matter of the Contested Election for the West Riding of Halton, was presented to the House by Mr. Williams, and

the same was received and read, setting forth: That your Petitioner, during the last Session of your Honourable House, had the honour of receiving a warrant under the hand and seal of the Speaker of your Honourable House, appointing your Petitioner, together with Samuel Black Freeman, and Miles O'Reilly, Esquires, Commissioners, for the purpose of examining the witnesses of the Parties, in the matter of the Controverted Election for the West Riding of the County of Halton; that your Petitioner had the honour of being named Chairman of that Commission—that in pursuance of the Orders of your Honourable House, your Petitioner, at much inconvenience, feeling bound to obey the same, entered upon the duties of the said Commission. Before entering thereon, your Petitioner took and subscribed the oath required by the Act of the Legislature of the late Province of *Upper Canada*, passed in the cighth year of the Reign of his late Majesty, King George the Fourth, intituled; "An Act to continue and amend the Law now in force for the trial of "Controverted Elections" in the schedule to the said Act marked A, thereunto annexed, in the presence of the other Commissioners, Miles O'Reilly and Samuel Black Freeman and others then present; that after taking and subscribing the said oath, your Petitioner administered the oath to the said Commissioners, Miles O'Reilly and Samuel Black Freeman, and also the oath required by the Act, to Robert Nichol Law, the Clerk appointed to the said Commission, who severally subscribed the said oaths in the presence of your Petitioner. your Petitioner, together with the said Commissioners, then proceeded to take the evidence adduced by the said parties to the said Controverted Election; that after taking the said evidence, and examining all the witnesses adduced and named in the lists furnished by your Honourable House, and called by the parties to the said Controverted Election, your Petitioner, with the other Commissioners, Miles O'Reilly and Samuel Black Freeman, then caused a copy of the Minutes of their proceedings and the evidence so taken by them, to be made, and after comparing the same, immediately and without any possible delay, transmitted the same, certified, under their hands and seals, forth-with to the Speaker of your Honourable House, to be disposed as by law is required. That your Petitioner, since executing the said Commission, has received from your Honourable House, an order directing your Petitioner, and the other Commissioners, forthwith to attend at the Bar of your Honourable House, to answer certain neglect therein alleged to have been committed by them, for not having complied with the orders of your Honourable House, and the Statute, in conducting their proceedings under the Commission, upon which your Petitioner and the other Commissioners acted; and that the said Commissioners should bring with them the original Minutes of their proceedings, taken under the said Commission. That your Petitioner, upon reviewing the proceedings had under that Commission, cannot perceive that your Petitioner and

West Halton Election.

his Brother Commissioners have been guilty of any neglect in the discharge of the onerous duties imposed upon them by your Honourable House, which they felt, on receipt of the order of your Honourable House, they were in duty bound to perform, although at a great personal sacrifice. That your Petitioner, and Samuel Black Freeman, are now in attendance at the Bar of your Honourable House, in obedience to its orders, and have with them the original Minutes of their proceedings, and the evidence taken therewith. That your Petitioner has endeavoured, to the best of his ability, to perform the duties required of him by your Honourable House, under the solemn oath taken before entering upon the said Commission, and has in all respects, in the opinion of your Petitioner, complied with the orders of your Honourable House, and the Statute under which the said Commissioners and your Petitioner acted. Your Petitioner would therefore humbly pray, your Honourable House would direct your Petitioner to be relieved from further attendance at the Bar of your Honourable House.

A Petition of Samuel Black Freeman, Esquire, one of the Commissioners appointed to receive evidence in the matter of the Contested Election for the West Riding of Halton, was presented to the House by Mr. Williams, and the same was received and read, setting forth:

That he, and the other Commissioners and Clerk took the oaths prescribed by law in that behalf, before proceeding to business, and that he afterwards, in every respect, conformed to and obeyed the provisions of the law and the command of the Warrant of the Speaker of your Honourable House, to take and receive evidence in the matter of the Controverted Election of West Halton, to the best of his knowledge and judgment. He therefore prays that your Honourable House will be graciously pleased to discharge him.

Petitions laid

The following Petitions were severally brought up and laid on the table.

By Mr. Scott, -The Petition of John Oswald and others, inhabitants of the Parish of St. Augustin, in the County of Two Mountains; the Petition of L.E. Globensky and others, of the Parish of Ste. Scholastique, in the County of Two Mountains; and the Petition of William Morrin, Esquire, and others, of the Parish of St. Augustin, in the County of Two Mountains.

By the Honourable Mr. Attorney General Smith, The Petition of Charles C. Catton and others, of Shefford and other Townships, in the Districts of Shefford, and of Saint Johns: the Petition of William Baker and others, Trustees of the Dunham Academy; and the Petition of Andrew Billing and others, of the Township of Sutton, in the County of Missisquoi. A ALASON . HOLE

By the Honourable Mr. Baldwin,—The Petition of Hosea Shaw and others, of Brock and other Townships, in the Home District.

By Mr. Lantier .- The Petition of Philip Hoofstetter and others, of the Parish of St. Joseph de Sou-

langes, in the County of Vaudreuil.

By Mr. Woods,—The Petition of the Reverend William H. Hobson and others, members of the United Church of England and Ireland, in the Parish of Chatham, in the Diocese of Toronto.

By Mr. Macdonald, of Glengary,—The Petition of the Reverend William Fraser and others, inhabitants of the Settlement of Breadalbane, Glen-

gary.

By Mr. Meyers,—The Petition of the Beverend

J. Wilson and others, members of the United Church

of England and Ireland, in the Mission of Colborne Petitions laid and Grafton, in the Diocese of Toronto.

By Mr. Webster,—The Petition of James Hamilton and others, of Dumfries, Waterloo, and other Town-

By Mr. Monro, - The Petition of William Armstrong and others, members of the United Church of England and Ireland, in the Townships of Markham and Vaughan, in the Diocese of Toronto.

By Mr. Cummings,—The Petition of the Reverend William Leeming and others, members of the United Church of England and Ireland, in Stamford, in the Parish of Chippewa, in the Diocese of Toronto.

By Mr. Powell,-The Petition of Phillip Austin, President, and James Covernton, Secretary of the Talbot District Agricultural Society.

By Mr. Smith of Wentworth,—The Petition of the Reverend John Harbin and others, the Ministers and Members of the " New Jerusalem Church."

By Mr. Laurin,—The Petition of S. F. Goudreault, Esquire, and others, of the Parish of St. Jean des Chaillons, in the County of Lotbinière; and the Petition of Jean Baptiste Laliberte, Lieutenant in the First Battalion of Militia of the County of Lot-

By Mr. Gowan,-The Petition of Frederick Mack and others, members of the United Church of England and Ireland, in Amherstburgh and its vicinity, in the Diocese of Toronto; and the Petition of Robert Ferguson and others, of Kitley, and other Townships,

in the County of Leeds.

By Mr. Hale,—The Petition of Archibald Campbell, Esquire, and others, of the City of Quebec.

By Mr. Boulton,—The Petition of H. B. Willson and others, members of the United Church of England and Ireland in the Township of Hamilton, in the Gore District, in the Diocese of Toronto; and the Petition of John O. Hatt and others, members of the United Church of England and Ireland in the Town of Hamilton, in the Diocese of Toronto.

By Mr. Chabot,—The Petition of Julien Chouinard,

Esquire, and others, of the City of Quebec.

An Engrossed Bill to extend the benefit of a "Bible Christian" Act of the Parliament of Unper Canada, "tiam" Relief certain Act of the Parliament of Upper Canada, "time therein mentioned, to the Ministers of the denomina-Bill. tion calling themselves "Bible Christians;" and also, to extend the benefit of the said Act to a certain other denomination styling themselves "Christians," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Williams do carry the said Bill to the Legislative Council, and desire their con-

An Engrossed Bill to revive and extend an Act of Bronté Harthe Parliament of Upper Canada, 3d Victoria, chap, bour Bill. 33, intituled, "An Act to incorporate certain persons "under the name and style of the President, Direc-"tors, and Company of the Bronté Harbour," was read for the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Chalmers do carry the said Bill to the Legislative Council, and desire their concurrence.

Ordered, That the Petition of Jean Villers, Esquire, Petition of J. and others, of the Parish of St. Louis de Lot. Villers, Esq., binière, in the County of Lathiniere, in the Dis- et al. referred. trict of Quebec, be referred to the Select Committee, to which was referred the Petition of Julien Deners, Esquire, and others, of the Parishes of Ste. Croix and St. Flavien, in the County of Lotbinière, and other references.

Middlesex Election.

Mr. Dickson, Chairman of the Select Committee appointed to try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex, in this present Parliament; reported that the Committee met this day, pursuant to adjournment, but were unable to proceed to business, in consequence of the absence of Messieurs Seymour, Lacoste, M. Connell and Williams.

Members to attend To-

Ordered, That Mr. Seymour, Member for the County of Lennox and Addington, Mr. Lacoste, Member for the County of Chambly, Mr. M. Connell, Member for the County of Stanstead, and Mr. Williams, Member for the County of this House to-morrow.

Mr. Price moved, seconded by the Honourable King's College. Mr. Baldwin, that an humble Address be presented to His Excellency, the Administrator of the Government; praying that His Excellency will be pleased to cause to be laid before this House, copy of any charge or charges that may have been made to the Chancellor of the University of King's College, for the time being, since the opening of the University, against any of the members of the College Council, with their answers to such charge or charges, and all documents connected with the same.

A mendment.

Mr. Boulton moved in amendment, seconded by the Honourable Mr. Aylwin, that the following words be added to the said motion: "And also all "communications that have taken place between His Excellency, as Chancellor of the University " of King's College, and the said College, with the "answers thereto, as also any correspondence from other institutions in this Province, in reference to " King's College."

The Question having been put upon the motion of

amendment, it was agreed to unanimously.

The Question being then put on the main motion, as amended, it was also agreed to, and

Resolved, Accordingly.

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this Province.

Fish Protection
Bill, (U. C.)

Ordered, That Mr. Dickson have leave to bring in a Bill to prevent persons Fishing with Nets on the shores of Lakes in Upper Canada, from the tenth of June to the first of September, in each year.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Printed.

Ordered, That the Petition of James Ferrier, Esquire, Mayor, and others, Members of the Municipal Council of the City of Montreal, be Printed for the use of the Members of this

On motion of the Honourable Mr. Robinson, seconded by the Honourable Mr. Moffatt,

Railroads.

Resolved, That the Quorum of the Select Committee on Railroads be reduced to Five, the House having granted leave of absence to Mr. Prince and Mr. Cameron.

West Halton Election.

The Order of the House for the appearance of John Ogilvie Hatt and Samuel Black Freeman, Esquires, Commissioners appointed to receive evidence on the Contested Election for the West Riding of the County of Halton, at the Bar of this House, being read;

The said Commissioners were accordingly called, West Hakon Election. and appeared at the Bar of the House.

John Ogilvie Hatt, Esquire, interrogated.

Have you anything further to state in extenuation of your conduct, than that embraced in your Petition to this House this day?—I have nothing further to state to this Honourable House.

Samuel Black Freeman, Esquire, interrogated. Have you anything further to state in extenuation of your conduct, than that embraced in your Pe-

tition to this House this day?—Nothing further.

Ordered, That John Ogilvie Hott, and Samuel Black

Freeman, Esquires, be directed to withdraw.

Mr. Hatt and Mr. Freeman then withdrew. The Honourable Mr. Baldwin moved, seconded Durham, do severally attend in their places in by Mr. Price, that the Chairman of the Select Committee, appointed to try the merits of the Petition against the Election and Beturn of the Sitting Member for the West Riding of Halton, be directed to attend in his place, with the Commission to take evidence, issued in that matter, and the Return to the same.

> The Question having been put upon the said motion, a division ensued, and the names being called

for, they were taken down as followeth:-

YEAS

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boutillier, Chauveau, Desaunier, De Witt, Franchère, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of STORMONT, Merritt, Méthot, Price, Rousseau, Taché, and Thompson.—(22.)

NAYS.

Messieurs Aylwin, Boulton, Brooks, Cayley, Chabot, Chalmers, Christie, Colvile, Cummings, Daly, De Bleury, Dickson, Attorney General Draper, Drummond, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Johnston, Lacoste, LeBoutillier, Macdonald of CORNWALL, Macdonald of Kingston, Macdonell of DUNDAS, M' Connell, Meyers, Moffatt, Monro, Murney, Papinea. Petrie, Riddell, Robinson, Roblin, Scott, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of BYTOWN, Stewart of Prescort, Solicitor General Taschereau, Viger, Williams, and Woods.—(49.)

So it passed in the negative.

Mr. Williams moved, seconded by Mr. Chalmers, that the Order of this House of yesterday, for the appearance of John Ogilvie Hatt and Samuel B. Freeman, Esquires, Commissioners appointed to take and receive evidence in the matter of the Contested Election for the West Riding of the County of Halton, at the Bar of the House, be discharged; and they be admonished and discharged.

Mr. Sherwood of Brockville moved, in amendment, seconded by Mr. Merritt, that all the words after the word "That," in the said motion, be struck out, and the following substituted, "The said John Ogilvie "Hatt, and William Black Freeman, Esquires, be discharged, and that the Clerk of the House be "directed to refund to them the amount of expenses "incurred by them in obeying the Order of the ".House.

The Question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Brooks, Dickson, Ermatinger YEAS. Hale, Hall, Macdonald of CORNWALL, Macdonald of KINGSTON, Merritt, Meyers, Moffatt, Riddell, Robinson, Sherwood of BROCKVILLE, Smith of FRONTENAC, Thompson, Webster, and Woods. (18.)

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Gauchon, Cayley, Chabot, Chalmers, Chauveau, Christie, Colvile, Cummings, De

West Halton Election.

Bleury, Desaunier, DeWitt, Attorney General Draper, Drummond, Duggan, Foster, Franchère, Gowan, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, LeBoutillier, LeMoine, Leslie, Macdonell of Dundas, M' Connell, Methot, Monro, Murney, Nelson, Papineau, Powell, Petrie, Price, Roblin, Rousseau, Seymour, Solicitor General Sherwood, Attorney, General Smith, Smith of WENTWORTH, Stewart of BYTOWN, Stewart of PRESCOTT, Tacht, Viger, and Williams.—(53.)

So it passed in the negative.

Mr. Boulton moved in amendment, to the main motion, seconded by Mr. Smith of Frontenac, that the words "admonished and," in the said motion, be struck out.

amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Brooks, Cayley, Colvile, Cum mings, De Bleury, Dickson, Drummond, Ermatinger, Foster, Hale, Hall, Macdonald of Connwall, Macdonald of Glengary, Macdonald of Kingston, Macdonell of Dundas, M'Connell, Merritt, Meyers, Moffatt, Monro, Riddell, Robinson, Seymour, Sherwood of BROCKVILLE, Smith of FRONTENAC, Smith of Wentworth, Stewart of Bytown, Stewart of PRESCOTT, Thompson, Webster, and Woods.—(32.)

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Chalmers, Chauveau, Christie, Desaunier, DeWitt, Attorney General Draper, Duggan, Franchère, Gowan, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Le Boutillier, Le Moine, Leslie, Méthot, Murney, Nelson, Papineau, Powell, Petrie, Price, Roblin, Rousseau, Scott, Solicitor General Sherwood, Attorney General Smith, Taché, Solicitor General Taschereau, Viger, and Williams.—(42.)
So it passed in the negative.

The Question being then put on the main motion, the House divided thereon, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Cayley, Chabot, Chalmers, Chauveau, Christie, Colvile, DeBleury, Desaunier, DeWitt, Attorney General Draper, Duggan, Franchère, Gowan, Hale, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, LeBoutillier, LeMoine, Leslie, Macdonell of DUNDAS, Méthot, Murney, Nel-son, Papineau, Powell, Petrie, Price, Rousseau, Scott, Solicitor General Sherwood, Attorney General Smith, Taché, Solicitor General Taschereau, Viger, and Williams.—(46.)

Messieurs Boulton, Brooks, Cummings, Dickson, Ermatinger, Foster, Hall, Macdonald of Connwall, Macdonald of GLENGARY, M' Connell, Merritt, Meyers, Moffatt, Monro, Riddell, Robinson, Roblin, Seymour, Sherwood of BROCKVILLE, Smith of FRONTENAC, Smith of WENTWORTH, Stewart of BYTOWN, Stewart of PRESCOTT, Thompson, Webster, and Woods. (26.)

So it was carried in the affirmative, and

Ordered, Accordingly.

Mr. Speaker acquainted the House that he intended addressing the Commissioners in the words following: viz.

John Ogilvie Hatt and Samuel Black Freeman

Esquires, You are no doubt aware of the importance of the adjudication of the Election Committee, as well as of this House, in the present matter. It is the more so, that the effect of the neglect of duty on your part on the Election contested, may not be eventually in every respect within the power of the House.

It is therefore my duty to admonish you, by Order West Halton of the House, for the better guidance in future, as Election well of yourselves as of others, and having done so, I intimate to you the further Order of the House that you be discharged from further attendance.

Ordered, That John Ogilvie Hatt, Esquire, and Samuel Black Freeman, Esquire, do now attend at the Bar of the House.

The said John Ogilvie Hatt, Esquire, and Samuel Black Freeman, Esquire, were then called to the Bar of the House, and admonished by Mr. Speaker, and discharged.

Then they withdrew.

On motion of the Honourable Mr. Cayley, se-The Question having been put upon the motion of conded by the Honourable Mr. Attorney General Smith.

Ordered, That the Order of the Day for the House 6 Vic. cap. 31, in Committee to take into consideration the and 8 Vic. cap. propriety of amending the Act 6 Vic. cap. 31, and the Schedule of Duties granted by 8 Vic. cap. 3, be now called.

The Order of the Day for the House in Committee to take into consideration the propriety of amending the Act 6 Vic. cap. 31, and the Schedule of Duties granted by 8 Vic. cap. 3, being read;

The House accordingly resolved itself into the said Committee.

Mr. Méthot took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Méthot reported that the Committee had come to several Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same, and that he was further directed by the Committee to move for leave to sit again.

Ordered, That the Report be received to-morrow. Ordered, That the Committee have leave to sit again on Friday next.

The Order of the Day for the House in Com-Common mittee on the Bill for the better establishment and School Bill, maintenance of Common Schools in Unner Canada (U. C.) maintenance of Common Schools in Upper Canada, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Chabot took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Chabot reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Ordered, That the remaining Orders of the Day Orders postbe postponed until to-morrow.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by Mr. Hall, The House adjourned.

Mercurii, 22º die Aprilis.

ANNO NONO, VICTORIE REGINE, 1846.

THE following Petitions were severally brought Petitions laid

up and laid on the table.

By Mr. Macdonell of Dundas,—The Petition of John A. Pierce and others, who have purchased portions of the lands of the late Captain William Duncan, of Williamsburg, in the County of Dundas.

Petitions laid on the Table.

By Mr. Merritt,—The Petition of Joseph Browitt, and others, of Dereham and other Townships, in the District of Brock.

By the Honourable Mr. Aylwin,—The Petition of Robert Julyan, Assistant Harbour Master of the Port

of Quebec.

By Mr. Murney,—The Petition of William Tremain and others, Lumbermen and others; and the Petition of Edward Hollingsworth and others, members of the United Church of England and Ireland, in the Township of Tyendinaga, in the Diocese of the same.

David Gibbs, A.M., and others, of Granby.
By Mr. Chabot,—The Petition of Pierre Curodeau. and others, Pilots for and below the Harbour of Society of the Diocese of Quebec, for the benefit of Quebec; and the Petition of the Mayor and Coun-

cillors of the City of Quebec.

By Mr. Seymour,—The Petition of the Reverend Paul Shirley and others, members of the United Church of England and Ireland, in the Diocese of

By Mr. Leslie,—The Petition of Pierre Pagé and

others, Pilots for the Harbour of Montreal.

By Mr. Taché,—The Petition of F. M. Soulard, Esquire, Mayor, and Amable Morin, Secretary, on behalf of the Municipal Council of the Parish of St. Roch des Aulnets.

By Mr. Chauveau,-The Petition of Ferdinand Murphy and others, of the Parish of St. Gabriel de Valcartier.

By Mr. Scott,—The Petition of William Parks and others, of the Parish of St. Benoit, in the County of Two Mountains.

Petitions Read.

Pursuant to the Order of the Day the following Petitions were read:

Of Joseph Hovington and Ephraim Tremblay of Tadousac, in the County of Saguenay, Navigators; praying that no exclusive privilege be granted to the ersons who have Petitioned to be appointed Branch Pilots for the Saguenay.

Of William Price, of the City of Quebec, Esquire; praying that certain individuals, in his employ as Pilots, may not receive Branches as Pilots for the River Saguenay, as they have Petitioned for.

Of the Reverend Pierre M. Migneault, Founder and Superior of the College of Chambly; praying for an aid for the said College.

Of G. W. Arnold and others, of Brockville; praying that the Trustees of a certain lot of ground in the said Town may not be authorized to hold it, except for the purposes of an Infant School, nor to dispose of the same except for the benefit of the purchasers of the said lot.

Of Isaac Beecher, of the Town of Brockville, in the District of Johnstown; praying for a Patent for an improvement in Bark Mills, for Grinding Tanner's Bark.

Resolved, That the Rule of this House, which limits the time for receiving Private Petitions, be suspended, as regards the said Petition.

Of the Reverend David Gibbs, A. M. and others, of the Township of Granby, in the County of Shefford; praying that all classes of Her Majesty's subjects in this Province may have an equal share in the management and advantages of King's College, and that no grant be made to M'Gill College, except on these conditions.

Of E. Henwood, Secretary on behalf of the Medical Board of Canada West; praying that they may receive a copy of any Bill which may be introduced, touching their interests, and that they may be allowed to express an opinion on its provisions previous to any action being taken thereon.

Of A. Proudfoot, Esquire, and others, members of Pettions Read. the United Church of England and Ireland, in the Township of Trafalgar, in the Diocese of Toronto; and of the Reverend John A. Mulock and others, members of the United Church of England and Ireland; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands, as shall correspond with their share of the income arising from

Of the Reverend R. R. Burrage and others, By Mr. M'Connell,—The Petition of the Reverend members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

> Of Jeffery Hale, Esquire, and others, officers and members of the British and Canadian School Society; praying for an Act of Incorporation.

Resolved, That the Rule of this House which limits the time for receiving Private Petitions, be suspended, as regards the said Petition.

Of John Thom and others, of the Township of Scarborough, in the Home District; praying that no division may be made of the Clergy Reserve Lands; but that the proceeds thereof be appropriated to the promotion of General Education.

Of the Right Reverend the Lord Bishop of Toronto, and others, members of the United Church of England and Ireland, in the City of Toronto; praying that the said Church may have the control of its

share of the Common School Funds.

Of the Board of Trade of the City of Toronto; praying that Her Majesty may be addressed for a relaxation of the Imperial Protective Customs Duties in Canada; and for a repeal of the Provincial Duty on Foreign Wheat.

Of M. Townsend and others, School Commissioners for the Municipality of Clarenceville, in the District of Montreal; praying for certain amendments to the Common School Act.

Of John Mathison and James Grant, of the Township of Zorra, in the District of Brock; praying that they may be allowed to purchase a certain Clergy Reserve Lot, upon which they have settled, at the

same price as other lands in the neighbourhood.

Of N. B. Doucet and L. R. Lacoste, Esquires, in behalf of the Notaries Public of the District of Montreal; praying that the Bill introduced during this Session, to regulate formalities of authentic Actes, passed before Notaries, be not passed by the House.

Of O. Dorman and others, of the Township of Potton, in the District of Montreal; praying for aid to complete a certain Road from Sutton through the

said Township to Lake Magog.
Of F. B. Blanchard, Esquire, and others, of the Township of Kingsey, in the County of Drummond; complaining of certain Militia appointments and praying relief.

Of Donald Cameron, of the Township of Thorah, in the Home District; complaining that certain claims held by himself and his followers against the Provincial Government have never been liquidated, and praying for an investigation.

Of William Bates and others, of Kitley, and other Townships, in the District of Johnstown's complaining that the Deputy Post Master General has refused

to comply with their just requests and praying relief.

Of John Scriver, Merchant, of the Township of

Hemmingford; praying that the law which exists in the Seigniories relating to the disposal of effects belonging to minor heirs, may be extended to the Townships.

Petitions Read

Of John Watch, Esquire, and others, of the neighbourhood of Woodstock, in the District of Brock; praying for the repeal of the duty on Salt, and that no further encouragement be afforded to the importation of American Agricultural Produce.

Petitions Referred:

H. N. Patton, et al.

Resolved, That the Petition of Horatio N. Patton, Esquire, and others, citizens of Quebec, and inhabitants of the Parish of Point Levi, be referred to a Select Committee, composed of the Honourable Mr. Aylwin, Mr. Solicitor General Taschereau, Mr. Laurin, Mr. Christie, and Mr. Taché, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers and records.

N. Jones, et al.

Resolved, That the Petition of Norman Jones and others, of the Townships of Markham and Whitchurch, in the Home District, be referred to a Select Committee, composed of Mr. Monro, the Honourable Mr. Solicitor General Sherwood, and Mr. Roblin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

J. Lesslie, et al.

M. Young, et al. D. Rintoul, et al. T. G. Coyne, et al. L. H. Cronk, et al. D. Buchan et al. R. M'Cosh. J. Johnston, J. Bogart,

Ordered, That the Petition of John Lesslie and others, inhabitants of the Township of West Flamborough, in the District of Gore; the Petition of Moses Young and others, of the Township of Dumfries, in the County of Halton; the Petition of David Rintoul and others, of the Township of Beverley; the Petition of Thomas G. Coyne and others, of the Township of Dun-wich, in the District of London; the Petition of Luther H. Cronk and others, of the Township of Whitby; the Petition of David Buchan and others, of the Village of Paris, in the District of Gore: the Petition of the Reverend R. M. Cosh, in behalf of the Presbyterian Congregation of Paris; the Petition of John Johnston and others, of the Townships of Uxbridge and Scott; and the Petition of John Bogart and others, of the Township of Whitchurch: be referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell, and other references.

D. Cameron.

et al.

Resolved, That the Petition of Donald Cameron, of the Township of Thorah, in the Home District, be referred to a Select Committee, composed of Mr. Stewart of Bytown, Mr. Price, Mr. Dickson, Mr. Williams, Mr. Macdonell of Dundas, Mr. Macdonald of Kingston, and Mr. Roblin, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

W. Price. J. Hovington. and E. Tremblay.

Ordered, That the Petition of William Price, of the City of Quebec, Esquire, and the Petition of Joseph Hovington and Ephraim Tremblay of Tadousac, in the County of Saguenay, Navigators, be referred to the Select Committee to which was referred the Petition of James Alexander and others, Navigators, residing in the County of Saguenay; and other references.

W. Bates,

Ordered, That the Petition of William Bates and others, of Kitley and other Townships, in the District of Johnstown; be referred to the Select Committee appointed to inquire into the Post Office Department

Mayor and Councillors of Quebec.

Mr. Chabot, from the Select Committee to which was referred the Petition of the Mayor and Councillors of the City of Quebec, with power to report from time to time, presented to the House the First Report of the said Committee, which was again read at the Clerk's Table, and is as followeth:—

12. In cases of fire, how is a supply of water obtained, and is there any difficulty in procuring it?—

It is principally supplied by carters, but from the local situation of Quebec, it is impossible to obtain

Your Committee have considered the two Petitions Report. from the said Mayor and Councillors; praying respectively for the repeal of a certain Act of 6th Victoria, chapter 23, intituled, "An Act to incorporate "a Company under the style and title of the Quebec "Gas Light and Water Company,"—and that similar powers to those thereby granted may be vested in the Corporation of Quebec; and after taking evidence upon the subject, which they have the honour to report herewith, they beg leave to recommend that the prayer of the said Petitions be granted.

MINUTES OF EVIDENCE.

James Dean, Esquire, of Quebec, called in, and examined.

1. Are you one of the Members of the Quebec Gas Light and Water Company, incorporated by the Act of 6th Victoria, cap. 23?—I was originally, but I am not now.

2. Has the said Company commenced any of the Gas Works or Water Works mentioned in the said

Act?—No.

3. Is it the intention, or is it in the power of the said Company to complete their works within the time prescribed by the Act?—So far as respects the Gas Works, I should imagine not; they might possibly have the Water Works completed.

4. Is it the intention of the said Company to commence operations, and to carry their Act of incorpo-. ration into effect ?- I cannot say; I have had nothing to do with the Company for about two years.

George O'Kill Stuart, Esquire, Mayor of the City

of Quebec, called in, and examined.

5. Is the City of Quebec lighted in any manner at this time?—The leading thoroughfare through the Upper and Lower Town is occasionally lighted, and has been so until a very short time past. The streets lighted are St. Peter Street, St. John Street, and

Fabrique Street.
6. To what do you attribute, that the City is not lighted throughout?—The reliance placed by the citizens of Quebec, upon the formation of a Company under the Provincial Statute of 6 Vict. cap. 23,which Company has not yet been formed; and also to the circumstance that the Corporation of Quebec have not sufficient powers confided to them for the purpose.

7. Would it be possible to put the Gas Works necessary for the lighting of the City of Quebec in full operation by the 12th October next?—It is impossible.

S. What is the population of Quebec?—I think it

is about 35,000.

9. The Committee understand that you have had occasion to travel upon the continent of America, are you aware of any city upon that continent, with the population of Quebec, which is not lighted either with oil or gas?—I am not

10. Be pleased to state the powers which the Corporation of Quebec would seek to obtain in order to effect the lighting of the city, and the supplying it with water?—They would require the powers conferred by the Act above mentioned, with authority to lease or assign over to individuals for a limited period, the right of establishing water works in case of their being unable to raise the money, or deeming it inexpedient to do so, and also the power to borrow the money required for the construction of the works.

11. In what manner is the City of Quebec supplied with water at present?—Principally from the River St. Lawrence, by cartage, which is very expensive and inconvenient; and the water, particu-

larly in the spring, when thus conveyed, is not pure.

12. In cases of fire, how is a supply of water ob-

Report.

this supply in sufficient time, and in winter it cannot be procured at all.

13. In what manner would you propose to obtain the requisite funds for the erection of Gas and Water Works, and what would be your security for the investment of money for that purpose?—The sum which the city is now authorized to borrow by its Act of Incorporation, is totally inadequate for the purpose, and it is necessary to empower the Corporation to raise a sum for the particular purpose, by borrowing on debentures: I think the money so borrowed should be secured on the buildings and works constructed for the purpose, and on the revenues accruing from the same.

14. In your estimation, what sum would be necessary for the construction of the Gas and Water Works?—I have made inquiry on the subject, and so far as I can judge from the present population of the city, there should be about £35,000 for Gas, and £65,000 for the Water.

Thomas W. Lloyd, Esq., a member of the City Council of Quebec, called in and examined.

Ans. to Ques. 5.—It is partially lighted with oil; three or four streets are lighted about 15 nights every month.

Ans. to Q. 6.—The expense of lighting with oil is altogether beyond the means of the city; each lamp now lighted costing the Corporation about £6 a year, which would be equal to paying £18 a year for a single gas light, it being computed that one Gas burner gives more light than three oil lamps. Corporation of the City has been deterred from establishing Gas Works, in consequence of the incorporation of certain persons for the purpose of lighting the City with Gas.

Ans. to Q. 7.—It would be physically impossible.

Ans. to Q. 8.—About 32,000, within the limits.
Ans. to Q. 9.—I am not. I have also travelled in Great Britain, and I do not recollect visiting any town of 5,000 inhabitants and upwards, that was not

provided with gas lights.

Ans. to Q. 10.—The same powers conferred on the Gas and Water Company by the Act of 6 Vic. cap. 23, with a right to raise money by debenture, the repayment of which might be secured upon the works themselves,—and also a privilege to assign this power to any individuals or association, if the Corporation thought it for the advantage of the City to do so.

Ans. to Q. 11.—By wells, in a few public places, and from the Rivers St. Lawrence and St. Charles; it is conveyed by porters and carters, at great expense, and is attended with great inconvenience to the citizens.

Ans. to Q. 12.—In the same manner, there is great difficulty in procuring it in sufficient quantities to be of any service. I believe that if Water Works had existed in May and June last, the extensive conflagra-

tions that then took place would not have happened.

Ans. to Q. 14.—£35,000 would be sufficient for the Gas, and £65,000 for the Water Works,-having in view the increase of the City for some years to

" Quebec Gas and Water Company In-corporation Act" Repeal Bill.

Ordered, That Mr. Chabot have leave to bring in a Bill to repeal the Act incorporating the Quebec Gas Light and Water Company.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Ordered, That Mr. Chabot have leave to bring in Quebec Water Bill. a Bill for supplying the City of Quebec and parts adjacent thereto with Water.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Ordered, That Mr. Chabot have leave to bring in Quebec Gas a Bill for lighting the City of Quebec with Gas. Bill.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Ordered, That the Honourable Mr. Ayboin have Sheriff' Sales leave to bring in a Bill for empowering Sheriffs Bill. in Lower Canada to make judicial sales by Lici-

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

A Message from the Legislative Council by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Chancery.

Mr. Spearer,

The Legislative Council have passed the following Bills without any amendment:

"An Act for the substitution of more simple modes Fines and Re-"of assurance in lieu of Fines and Recoveries."

"An Act for the better administration of Justice Gaspé Ad-"in the General Sessions of the Peace for Gaspé, ministration and for preventing charges upon the Treasury of Bill. "the Province, for unnecessarily summoning Jurors "thereto."

"An Act to Incorporate 'La Communauté des Filles "La Commu-" de la Charité,' of the Parish of St. Hyacinthe, in the nanté des Filles "District of Montreal, for the care of infirm and sick Bill. "persons, and for other purposes."

LEGISLATIVE COUNCIL, Wednesday, 22d April, 1846.

Ordered, That one of the Masters in Chancery do Address, go down to the Legislative Assembly and ac-Magdalen quaint that House, that His Excellency the Administrator of the Government has appointed tomorrow, at one o'clock, P. M., to be attended with the Address of both Houses on the subject of the annexation of the Magdalen Islands to the Province of Prince Edward Island; and that the Legislative Council have ordered that such Members as are of the Executive Council, do attend His Excellency at that time on the part of this House.

And then he withdrew.

Ordered, That such Members of this House as are of the Honourable the Executive Council of this Province, do attend His Excellency the Administrator of the Government, on the part of this House to-morrow at one o'clock, P. M. with the Address of both Houses on the subject of the annexation of the Magdalen Islands to the Province of Prince Edward Island.

Mr. Lauria moved, seconded by Mr. Bertrand, Address, that an humble Address be presented to His Excel-Milita Promotency, the Administrator of the Government; praying that His Excellency will be pleased to cause to be laid before this House all documents addressed to him, complaining of the recent Militia promotions, and also all correspondence between the Adjutant General of Militia for Lower Canada, and old Militia Officers, with reference to the said promotions.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Militia Prom tions, (L. C.)

Messieurs. Berthelot, Cauchon, Chauveau, De Witt, Jobin, Lacoste, Lantier, Laurin, Macdonell of Stormont, and Scott.—(10.)

NAYS.

Messieurs Baldwin, Bertrand, Boulton, Boutillier, Cayley, Chabot, Chalmers, Christie, Colvile, Cummings, De Bleury, Dickson, Attorney General Draper, Drummond, Duggan, Ermatinger, Foster, Franchère, Gowan, Hale, Hall, La Fontaine, Laterrière, Le Boutillier, Leslie, Macdonald of Cornwall, Macdonald of Glengary, Macdonald of Kingston, Macdonell of Dundas, M' Connell, Merritt, Méthot, Meyers, Moffatt, Monro, Murney, Nelson, Papineau, Powell, Riddell, Robinson, Roblin, Rousseau, Seymour, Sherwood of BROCKVILLE, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of Bytown, Stewart WOR. In Taché, In (56.) Thompson, Viger, Webster, of Prescort, Williams and Woods .-

So it passed in the negative.

On motion of Mr. Thompson, seconded by Mr.

Address, Wel-land Canal Tolls.

Resolved, That an humble Address be presented to His Excellency, the Administrator of the Government, praying that he will be pleased to cause to be laid before this House, a Statement of the names of all Collectors of Tolls on the Welland Canal, and Cut at the mouth of the Chippawa River, the amount of their salaries during the present year, together with the amount of Tolls collected by them respectively during that

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House as are of the Honourable the Executive Council of this

Province.

Quebec and Melbourn Railroad Bill. Ordered, That the Honourable Mr. Aylwin have leave to bring in a Bill to incorporate the Quebec and Melbourne Railroad Company

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Quebec St. George's Society Incorporation Bill. Ordered, That the Honourable Mr. Aylwin have leave to bring in a Bill to incorporate the St. George's Society of Quebec.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Macdonell of Dundas, seconded

Relief Bill.

Resolved, That a Message be sent to the Honourable the Legislative Council to request that their Honours will be pleased to communicate to this House a copy of the Minutes of Evidence taken before their Honourable House, on the Bill intituled, "An Act for the relief of Juliet Vanzandt, "wife of Jacob L. Vanzandt, who claims as sis-"ter of the half blood of Richard Duncan, late " of Williamsbury, in the Eastern District of this "Province."

Ordered, That Mr. Macdonell of Dundas do carry the said Message to the Legislative Council. A Windle Control of the

Universalists, (U. C.)

On motion of Mr. Powell, seconded by Mr. Roblin, Ordered, That the Select Committee to which were referred the Petition of the Reverend David Leavitt and others, Ministers and Members of the Christian Universalist Association of Canada West, and the Petition of the Reverend Benjamin Fralick and others, the Ministers 37

and Members of the Christian Universalist Association for Canada West, be dissolved; and that the said Petitions be referred to the Standing Committee on Private Bills.

On motion of Mr. Dickson, seconded by Mr. Merritt, Middlesex Ordered, That the Select Committee, appointed to Election. try the merits of the Petition of William Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present Parliament, have leave to adjourn until Monday next.

The Order of the Day, that Mr. Seymour, Mr. Order for at-Lacoste, Mr. M'Connell, and Mr. Williams, Members tendance of of the Select Committee approinted to true the marie of the Select Committee appointed to try the merits bers in their of the contested Election for Middlesex, do severally places, read. attend in their places in this House this day, being

Ordered, That the said Order of the Day be dis-Order Discharged; Mr. Seymour, Mr. Lacoste, Mr. M. Con-charged. nell, and Mr. Williams, having been at the time sitting on another Election Committee.

Mr. Méthot, from the Committee of the whole Act 6, Vic. House, to take into consideration the propriety of ch. 31, and 8 amending the Act 6 Vict., cap. 31, and the Schedule (Customs of Duties granted by 8 Vict. cap. 3, reported, ac-Duties) cording to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table, and are as followeth:

1. Resolved, As the opinion of this Committee, that Resolutions. it is expedient, that so much of the Act 6. Vict. chap. 31, as relates to the imposition of a duty of three shillings sterling per quarter, on Foreign

Wheat imported into this Province, be repealed. Resolved, As the opinion of this Committee, that a duty of three shillings sterling per quarter, be imposed upon all Foreign Wheat imported into this Province, except for the purpose of exportation, or to be ground in Bond, for exportation.

Resolved, As the opinion of this Committee, that it is expedient that so much of the Schedule of Duties imposed by the Act 8, Vict., chap. 3, as relates to the imposition of a duty of three shillings sterling, per quarter, on Maize or Indian Corn imported into this Province from a Foreign Country, be repealed.

Resolved, As the opinion of this Committee, that a duty of three shillings sterling per quarter be imposed upon all Foreign Maize or Indian Corn introduced into this Province, except for

the purpose of exportation.

Resolved, As the opinion of this Committee, that it is expedient that so much of the Schedule of Duties imposed by the Act 8, Vict., chap. 3, as relates to the imposition of a duty upon Muscovado, Clayed, Bastard and other Sugars, not refined, imported into this Province, be repealed.

6. Resolved, As the opinion of this Committee, that a duty of seven shillings and sixpence, sterling, per hundred weight, be imposed upon Muscovado, Clayed, Bastard, and all other Sugars, not refined, imported into this Province.
7. Resolved, As the opinion of this Committee,

that in addition to the articles enumerated in the Schedule to the said Act 8, Vict., chap. 3, on which duties are imposed, all descriptions of Dye-Woods be subject to and charged with an ad valorem duty of one per cent.

On motion of the Honourable Mr. Cayley, se-conded by the Honourable Mr. Attorney General

Ordered, That the Question of Concurrence be now separately put upon each of the said Resolutions. lutions.

Resolutions.

And the first of the said Resolutions being again read, and the Question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messicurs Boulton, Cayley, Chalmers, Christie, Colvile, Cumminys, Daly, DeBleury, DeWitt, Dickson, Attorney General Draper, Drummond, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, LeBoutillier, LeMoine, Macdonald of CORNWALL, Macdonald of Kingston, M'Connell, Merritt, Meyers, Moffatt, Monro, Murney, Papincau, Petrie, Riddell, Robinson, Scott, Sherwood of Brockville, Smith of Fronte-NAC, Attorney General Smith, Stewart of Bytown, Stewart of Prescort, Solicitor General Taschereau, Viger, Webster and Woods.—(42.)

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Chauveau, Franchère, Jobin, Lacoste, LaFontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of Stormont, Méthot, Powell, Price, Roblin, Rousseau, Seymour, Smith of Wentworth, Taché, Thompson and Williams.—(28.)
So it was carried in the affirmative.

The second of the said Resolutions being again read, and the Question being put thereon, it was

agreed to unanimously.

The third of the said Resolutions being again read, and the Question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, DeBleury, DeWitt, Dickson, Attorney General Draper, Drummond, Duggan, Ermatinger, Foster, Gowan, Hale, Luntier, LeBoutillier, LeMoine, Macdonald of CORNWALL, Macdonald of Kingston, Macdonell of Dundas, McConnell, Meyers, Moffatt, Monro, Murney, Papincau, Petric, Riddell, Robinson, Scott, Sherwood of BROCKVILLE, Smith of Frontenac, Attorney General Smith, Smith of Wentworth, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, Webster, and Woods.—(43.)

NAYS Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Cauchon, Chabot, Desaunier, Franchère, John, Johnston, Lacoste, LaFontaine, Laurin, Leslie, Macdonell of Stormont, Méthot, Powell, Price, Roblin,

Rousseau, Seymour, and Taché.—(23.) So it was carried in the affirmative.

The fourth and fifth of the said Resolutions being again severally read, and the Question being separately put upon each, they were agreed to unanimously.

The sixth of the said Resolutions being again read, The Honourable Mr. Aylwin moved, seconded by Mr. Chauveau, that the said Resolution be recommitted to the Committee of the whole House, to reconsider the duty proposed thereby to be imposed.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Chauveau, Desaunier, DeWitt, Drummond, Franchère, John, Johnston, La Fontaine, Lantier, Laterrière, Laurin, Le Moine, Macdonald of GLENGARY, Macdonell of STORMONT, Merritt, Méthot, Powell, Price, Rousseau, Smith of WENTWORTH, and Taché.—(29.)

NAYS. Messieurs Boulton, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan,

Hale, Le Boutillier, Leslie, Macdonald of Cornwall, Resolutions. Macdonald of Kingston, Macdonell of Dundas. M' Connell, Meyers, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Scott, Seymour, Sherwood of BROCKVILLE, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, Webster, and Woods.—(41.)

So it passed in the negative.

The sixth of the said Resolutions being then again read, and the Question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Boulton, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, LeBoutillier, Leslie, Macdonald of CORNWALL, Macdonald of Kingston, Macdonell of Dundas, M'Connell, Meyers, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Scott, Seymour, Sherwood of BROCKVILLE, Smith of FRONTE-NAC, Attorney General Smith, Stewart of BYTOWN, Stewart of Prescott, Solicitor General Taschereau, Viger, Webster, and Woods.—(41.)

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Chauveau, Desaunier, De Witt, Drummond, Franchère, Jobin, Johnston, La Fontaine, Lantier, Laterrière, Laurin, LeMoine, Macdonald of GLENGARY, Macdonell of STORMONT, Merritt, Méthot, Powell, Price, Rousseau, Smith of WENTWORTH and Taché—(29.)

So it was carried in the affirmative.

The seventh of the said Resolutions being again read, and the Question being put thereon, it was agreed to unanimously, and

Resolved, That this House doth concur with the Committee in the said Resolutions.

Ordered, That the Honourable Mr. Cayley have Customs leave to bring in a Bill to alter and amend the Duties Bill. duties imposed on the importation of certain articles therein mentioned.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Mr. Chabot, from the Committee of the whole Common House, on the Bill for the better establishment and School Bill, maintenance of Common Schools in Honor Canada (U. C.) maintenance of Common Schools in Upper Canada, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and are as followeth:-

First Clause:

Fill up the first blank with the following words:—"A salary not to exceed five hundred pounds, currency, per annum, and to bear such a proportion to that sum as the sum of public monies paid towards the support of Common Schools in that part of this Province called *Upper Canada*, bears to that paid towards the support of Common Schools in that part of this Province called Lower Canada."

Fill up the second blank with the words, "One hundred and seventy-five pounds."
Fifth Clause:—

Fill up the first blank with "Fifteen hun-dred pounds."
Fill up the second blank with "Fifteen hun-

dred pounds."

Common School Bill, (U. C.)

Eighth Clause:-

Strike out the Proviso at the end of the said Clause.

Tenth Clause:

Add the following Proviso at the end of the said Clause:—"Provided always that the Title to any Common School House, and the Land and Premises appurtenant thereto, now vested in Trustees or other persons, to and for the use of any Common School, or hereafter to be purchased, acquired, and conveyed for such use, shall be vested in the District Council of the District in which such School Houses and Lands are situated, in trust for the use of such School respectively."

Twelfth Clause:

Thirty and thirty-first lines-After "Clergy-

man," insert "or Ministers.'

Thirty-third line-After "City," insert "the Judges of the District Court, the Warden of the District, and the Councillor or Councillors representing the Municipal Council of the District."

Nineteenth Clause:-

Fill up the blank with the words:- "A sum not exceeding two pounds."

Twentieth Clause:

Thirty-fourth line—Strike out "persons qualified to vote thereat," and insert "land-holders and householders."

Twenty-first Clause:

Add the following words at the end thereof: "Provided that any Trustee, if willing, may be re-elected."

Twenty-second Clause:

First and second lines—Strike out "resident

freeholder," and insert "person."
Third line—Fill up the blank with the words, "a sum not exceeding five pounds."

Twenty-fifth Clause:-

Strike out from "shall," in the thirty-seventh line, to "Corporation," in the fortieth

Forty-second and forty-third lines—Strike

out "property real or," and after "personal," insert "property."

Forty-sixth line—Strike out from "Corporation," inclusive, to the end, and insert "District Council, for the several Common Schools, and in trust for such Schools respectively."

Twenty-sixth Clause, Third Section:

Twenty-sixth line—Strike out "real or per-

Twenty-ninth and thirtieth lines—Strike out "real or," and after "personal," insert "property."

Same Clause, Fourth Section:—
Forty-first line—Strike out from "without,"
inclusive, to "nor," inclusive, in the fortythird line.

Same Clause, Fifth Section:

Fourth line After "cause," insert "in their discretion."

Sixth line—Strike out from "a sum," inclusive, to "and," also, inclusive, in the ninth

Twenty-fourth line—Strike out from "equal," inclusively to the end of the clause, and insert "sufficient with such allowance from the Common School Fund, for the purposes aforesaid."

Strike out the Sixth Section, and insert the following in lieu thereof: MINNEY 14

"Sixthly—To prepare and determine a Common rate bill quarterly, containing the name of School B cach person liable to pay for the instruction of children sent by them to such Schools, and the amount for which he is liable, and by themselves, or any one of them, or by their collector, to collect from every person named in such rate bill, the amount therein charged against him, and in case they employ a collector, five per centum on each amount for the cost of collection, and to pay the amount so collected to the Teacher or Teachers entitled to receive the same; Provided that every person sending a child or children to any Common School shall be rated for a period of not less than two thirds of the current quarter."

Same Clause, Seventh Section:—
Seventh line—Strike out "assessment divisions," and insert "district rates."

Thirty-third Clause:

Fill up the first blank with "Two hundred Pounds.

Fill up the second blank with "Forty Pounds."

Thirty-fourth Clause:-

Fill up the first blank with "Forty Pounds." Fill up the second blank with "Fifty Pounds." Fill up the third blank with "Five hundred Pounds.

Thirty-fifth Clause:-

Thirtieth line-After "support of," insert "the Normal School and.

Fill up the blank with "Two hundred Pounds."

After the Tenth Clause, add the following Clause, marked A

"And be it further enacted, That where under or by virtue of any Act of the Legislature of this Province, for the establishment and maintenance of Common Schools, any School House shall have been erected, which from any cause whatever shall not have been paid for, to the person or persons entitled to the same, and for which a rate shall not have been assessed upon the School section, or where such rate shall have been imposed but not collected, in which the same was so built, it shall and may be lawful to and for the District Council of the District in which the same is situate, to levy by assessment a rate upon the inhabitants of such School section, sufficient

in amount to pay the same."

On motion of the Honourable Mr. Attorney
General Draper, seconded by the Honourable Mr.

Attorney General Smith,

Ordered, That the Question of Concurrence be now separately put upon each of the said amendments.

amendments.

And the first of the said amendments being again

Mr. Roblin moved, in amendment thereto, seconded by Mr. Smith of Wentworth; that the words "five hundred" be struck out, and the words "three hundred and zeventy-five" be substituted, as the salary which shall be received by the Superintendent of

The Question having been put upon the said motion, a division ensued, and the names being called for they were taken down as followeth:

Messieurs Baldwin, Berthelot, Bertrand, Cauchon, Chabot, Cummings, Desaunier, DeWitt, Franchere, Johnston, Laterrière, Laurin, LeMoine, Leslie, Mac-

Common School Bill.
(U. C.) donald of Glengary, Macdonell of Stormont, Mer-Seymour, Smith of Wentworth, and Taché.—(26.)

NAYS.

Messieurs Boulton, Cayley, Chalmers, Chauveau, Colvile, Dickson, Attorney General Draper, Drummond, Duggan, Ermatinger, LaFontaine, LeBoutillier, Macdonald of Cornwall, Macdonald of Kingston, Meyers, Moffatt, Papineau, Riddell, Robinson, Sherwood of Brockville, Smith of Frontenac, Attorney General Smith, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger and Woods.—(27.)

So it passed in the negative.

Mr. Roblin then moved in amendment to the said first amendment, seconded by Mr. Smith of Wentworth, that the words "Five Hundred" be struck out, and the words "Four Hundred" substituted, as the Salary which shall be received by the Superintendent of Schools.

The Question having been put upon the said motion, a division ensued, and the names being called for they were taken down as followeth:-

Messieurs Baldwin, Bertrand, Cauchon, Chabot, Cummings, Desaunier, DeWitt, Franchere, Johnston, Lacoste, Laurin, LeMoine, Leslic, Macdonald of GLENGARY, Macdonell of STORMONT, Merritt, Méthot, Monro, Powell, Price, Roblin, Rousseau, Scott, Seymour, Smith of WENTWORTH. and Tache.—(26.)

Messieurs Berthelot, Boulton, Cayley, Chalmers, Chauveau, Colvile, Daly, Dickson, Attorney General Draper, Drummond, Duggan, Ermatinger. Gowan, Hale, La Fontaine, Laterrière, Le Boutillier, Macdonald of Cornwall, Macdonald of Kingston, Meyers, Moffatt, Papineau, Riddell, Robinson, Sherwood of Brock-VILLE, Smith of FRONTENAC, Attorney General Smith, Stewart of BYTOWN, Stewart of PRESCOTT, Solicitor General Taschereau, Viger and Woods.-

So it passed in the negative.

And the said amendments being again severally read, and the Question of Concurrence being separately put upon each, they were agreed to by the

Resolved, That this House doth concur with the Committee in the said amendments.

Ordered, That the said Bill, as amended, be Engrossed.

Bytown Council Bill.

The Order of the Day for the second reading of the Bill to define the limits of Bytown, and to establish a Town Council therein, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Stewart of Bytown, Mr. Sherwood of Brockville, Mr. DeWitt, Mr. Williams, Mr. Hale, Mr. Armstrong, and Mr. Johnston, to report thereon with all convenient speed: with power to send for persons, papers, and records.

Authentic Actes Bill.

The Order of the Day for the second reading of the Bill for better regulating the formalities of authentic Actes passed before Notaries, being read;

The said Bill was accordingly read a second time.

Notarial Profession Bill.

The Order of the Day for the second reading of the Bill for the better regulation of the Notarial Profession in Lower Canada, being read;

tier, Mr. Jobin, and Mr. Méthot, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the second reading of Great Western ritt, Méthot, Powell, Price, Roblin, Rousseau, Scott, the Bill, to alter and amend the Charter of the Great Railroad Bill. Western Railroad Company, being read;

Ordered, That the said Bill be read a second time on Wednesday next.

The Order of the Day for the House in Commit-Titles to tee, to take into consideration Resolutions for the Lands Bill. repeal of so much of the Act of the Parliament of (U. C.) England, passed in the Thirty-second year of the Reign of His Majesty, King Henry the Eighth, which imposes a penalty upon the grantor and grantee of Land, and which declares, under certain circumstances therein mentioned, a title void; -- and also for the abrogation of any usage or custom of England, to the extent of invalidating the title of a purchaser, when a third party may be in adverse possession at the time of passing such title, and substituting in lieu of such Statute Law, Usage, and Custom of England, an Act to be in force in Upper Canada, to enable parties to dispose of Real Estate without the disability imposed by such Statute, Law, Usage and Custom of England, as aforesaid, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Taché took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Taché reported that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table, and agreed to by the House,

and is as followeth:—

Resolved, That it is expedient that hereafter no penal action shall be maintained on the Act of the Parliament of England, passed in the 32nd year of the Reign of King Henry the Eighth, and intituled, "The Bill of Bracery and Buying "of Titles" in that part of this Province formerly the Province of Upper Canada.

The Order of the Day for the House in Com-District Court mittee on the Bill to amend an Act passed during Bill, (U. C.) the last Session of this Parliament, intituled, "An "Act to amend, consolidate, and reduce into one "Act, the several Laws now in force, establishing or regulating the practice of District Courts in the " several Districts of that part of this Province, formerly Upper Canada," being read;
The House accordingly resolved itself into the

said Committee.

Mr. Macdonald, of Cornwall, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Macdonald, of Cornwall, reported that

the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Com- Trial by Jury mittee for the consideration of certain Resolutions Bill, (U. C.) to extend the right of Trial by Jury, in certain cases in Upper Canada, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Merritt took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Merritt reported that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Resolved, That it is expedient and just, that in all cases of summary jurisdiction before Magistrates, a right of Appeal should be allowed under certain restrictions.

Public Lands Bill.

The Order of the Day for the second reading of the Bill to extend the provisions of the 13th section of an Act of the Province of Canada, intituled, "An "Act for the disposal of Public Lands," and to amend the said Act in other respects, and further to provide for the final settlement of Land Claims, being read; Ordered, That the said Bill be read a second time

on this day fortnight.

The Order of the Day for the House in Comby Office Bill. mittee on the Bill to provide for the removal of the . Registry Office of the District of Simcoe, from its present site to Barrie, the District Town, being

The House accordingly resolved itself into the said

Committee.

Mr. Chalmers took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

And Mr. Chalmers reported the Bill back to the

Resolved, That the said Bill be referred to a Select Committee, composed of the Honourable Mr. Robinson, Mr. Price, and Mr. Boulton, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Instruction to Committee.

Ordered, That it be an Instruction to the said Committee, to adapt the Provisions of the said Bill to the several Districts of Upper Canada.

Kingston Incorporation Bill.

The Order of the Day for the second reading of the Bill to incorporate the Town of Kingston, as a City, being read

The said Bill was accordingly read, and committed to a Committee of the whole House on Mon-

Election Law Amendment Bill, (L. C.)

The Order of the Day for the second reading of the Bill to repeal certain Acts therein mentioned, and to regulate Elections in Lower Canada of Members of the Legislative Assembly, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of the Honourable Mr. La Fontaine, the Honourable Mr. Viger, Mr. Hale, Mr. Chabot, Mr. Taché, Mr. Drummond, and Mr. Leslie, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Wild Fowl Preservation Bill.

The Order of the Day for the second reading of the Bill for the better preservation of certain Wild Fowl in the County of L'Islet, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Chauveau took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Chauveau reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Presbyterian Synod Relief Bill. The Order of the Day for the second reading of the Bill to enable the Ministers of the Associate Presbyterian Synod of North America to keep Registers of Baptisms, Marriages, and Burials, performed by them, and for other purposes, being read;
The said Bill was accordingly read, and com-

mitted to a Committee of the whole House.

Mr. Boulton took the Chair of the Committee, and after some time spent therein,
Mr. Speaker resumed the Chair.

38

And Mr. Boulton reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Burns Relief the Bill for the relief of Robert Easton Burns, Judge Bill. of the Home District Court, being read;

Ordered, That the said Bill be read a second time on Wednesday next.

The Order of the Day for the second reading of Unitarians the Bill to afford relief to a certain Religious Con-Relief Bill. gregation at Toronto, denominated "Unitarian Chris-

tians," being read;
The said Bill was accordingly read, and ordered

to be Engrossed.

The Order of the Day for the second reading of Montreal the Bill to extend the provisions of the Act incorpo-Building Sorating the Montreal Building Society, to the several clety Bill. Cities and Towns in Upper Canada, being read;

The said Bill was accordingly read, and com-

mitted to a Committee of the whole House.

Mr. Solicitor General Taschereau took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

And Mr. Solicitor General Taschereau reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was

directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Niegara Interthe Bill for erecting an international Bridge over national Bridge Bill the Niagara River, at or near the Falls of Niagara, being read;

The said Bill was accordingly read, and Committed to a Committee of the whole House to-

morrow.

The Order of the Day for the second reading of Quebec the Bill to amend and consolidate the Laws and Trinity House Ordinances now in force relating to the powers and Bill. duties of the Corporation of the Trinity House of Quebec, to Pilots and Pilotage in the Port of Quebec, and to the Quebec decayed Pilot Fund, and for other purposes, being read;

On motion of the Honourable Mr. Laterrière,

seconded by Mr. Chabot; Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow, and that the poned. House do now adjourn.

The House then adjourned.

Jovis, 23° die Aprilis.

Anno Nono, Victoria Regina, 1846.

HE following Petitions were severally brought Petitions laid up and laid on the table:—

By Mr. Solicitor General Taschereau, The Petition of M. Scott and others, of the Parish of St. Nicholas. Nicholas.

By Mr. Riddell,—The Petition of H. W. Barwick

and others, of the District of Brock.

By Mr. M. Connell,—The Petition of Taylor Little and others, of the Township of Hatley, in the County of Stanstead.

By Mr. Webster,—The Petition of Daniel Macnab, Esquire, and others, of the Town of Hamilton, in the District of Gore.

By Mr. Stewart of Bytown,—The Petition of

Edward Mallock, Esquire.
By Mr. Murney,—The Petition of Milo M. Cargar, Esquire, and others, of South Gover.

By Mr. Scott,—The Petition of Hyacinthe St.

Germain and others, of the Parish of St. Eustache.

Petitions laid on the Table. By Mr. Goscan,—The Petition of James Donohoo, of the Township of Marlborough, in the District of Dalhousie: and the Petition of James Seelye, of the Township of Elizabethtown, in the County of Leeds.

By Mr. Rousseau,—The Petition of L'Esdras Manseault, Esquire, Mayor, and others, the Municipal Councillors of the Parish of St. Antoine de la Baie

du Febere, in the County of Yamaska.

St. Jorre, of the Parish of Rivière Ouelle; the Petition of Cyprien LeBel, Esquire, and T. H. Pinet, on as to what your Petitioners were required to do-behalf of the Municipal Council of the Parish of St. That your Petitioners regret that their adjourn-Louis de Kamouraska, (relating to a Court of Justice); the Petition of Cyprien LeBel, Esquire, and T. H. Pinet, on behalf of the Municipal Council of Honorable House, and they hope their want of prompt-the Parish of St. Louis de Kamouraska (relating to a ness will be attributed to their inexperience in the Road): and the Petition of T. Charles Chapais, Es- matter, it having been the first investigation in which quire, Mayor, on behalf of the Municipal Council of St. Denis de la Bouteillerie.

By the Honourable Mr. Papineau,-The Petition of Richard Somerville and others, members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Chabot,—The Petition of the Mayor and Councillors of the City of Quebec, praying for the establishment of a Mayor's Court.

On motion of Mr. Chabot, seconded by the Hon-

ourable Mr. Aylıcin,

Ordered, That the said Petition be now read, and that the Rule of this House of the twenty-eighth of June, one thousand eight hundred and fortyone, be suspended as to the present Petition. The said Petition was read accordingly.

Middlesex Election.

Petition of

Mayor and Councillors of

Quebec, read.

The Serjeant-at-Arms informed the House that, in obedience to its Orders of the 20th instant, and in conformity to the Warrant issued by Mr. Speaker, he had taken into his custody William Horton and Thomas D. Warren, Esquires, Commissioners appointed to receive evidence in the matter of the Contested Election for the County of Middlesex.

On motion of the Honourable Mr. Ayluin, seconded

by Mr. Williams,

Ordered, That the Serjeant-at-Arms be directed to keep the said William Horton and Thomas D. Warren, Esquires, in his custody, until the further Order of the House.

Petition of

A Petition of William Horton and Thomas D. Messra, Horton Warren, Esquires, Commissioners appointed to receive evidence in the matter of the Contested Election for the County of Middleser, was presented to the House by Mr. Williams, and the same was received and read, setting forth,

> That your Petitioners under the Commission directed to them in that behalf, proceeded to take evidence, as by law required, on the 22nd day of February, 1845, at St. Thomas, in the County of Middlesez. That in consequence of the sitting Member for the said County having refused to proceed with the examination of evidence, on the alleged ground of the illegality of the proceedings under the said Commission, William Notman, Esquire, the Petitioner, declined going into evidence of bad votes, except in one Township, and partially in six other Townships, as will appear by the copy of the evidence and minutes of the proceedings of your Petitioners, now in possession of your Honourable House. That your Petitioners, by reason of Parliament not being then in Session, adjourned from time to time until the seventh of April instant, and that such last adjournment was made for the following reasons: Because your Petitioners were aware that both the Petitioner, William: Notman, and the sitting Member would be in Montreal at the opening of the present others, members of the United Church of England Session of Parliament, and your Petitioners were of and Ireland, in the Townships of Markham and

opinion that from the mutual admissions and state-Pettien of ments of the Petitioner and sitting Member of the Men evidence having only been partially taken, your Petitioners would be ordered either to proceed in com-pleting the evidence throughout all the Townships, or to transmit the evidence and minutes already taken and entered, to your Honourable House, and that your Petitioners, therefore, supposed that an adjourn-By Mr. Berthelot,-The Petition of Michel Honore ment until the seventh instant would afford the Committee an opportunity of signifying their decision ment to so late a period, and their delay in transmitting the evidence has incurred the censure of your they had been engaged, and believing, as they did, that the course they had adopted was the proper one. Your Petitioners therefore respectfully pray, your Honourable House will be pleased to take a favourable view of their proceedings in the premises, and relieve them from their attendance upon the Summons issued against them to appear before the Bar of your Honourable House.

> An Engrossed Bill to afford relief to a certain Uniteriane Religious Congregation at Toronto, denominated Relief BIL. "Unitarian Christians," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Price do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day the following Petitions read. Petitions were read:-

Of John Oswald and others, English inhabitants of the Parish of St. Augustin, in the County of Two Mountains; praying for certain amendments to the Common School Act.

Of L. E. Globensky and others, of the Parish of Ste. Scholastique, in the County of Two Mountains.

Of William Morrin, Esquire, and others, of the Parish of St. Augustin, in the County of Two Mountains; praying for the construction of a Road through St. Eustache, Petit Brulé to Belle Rivière, and thence to Grenville.

Of Charles C. Cotton and others, of Shefford, and other Townships in the Districts of Shefford and St. Johns; praying that the late territorial division of the District of Missisquoi may be restored for Judiciary purposes, and that Nelsonville be the place of holding the Court.

Of William Baker and others, Trustees of the Dunham Academy; praying for an aid in support of

the said Academy

Of Andrew Billing and others, of the Township of Sutton, in the County of Missisquoi; praying that the Imperial Act relating to the Clergy Reserves may not be interfered with.

Of Hosea Shaw and others, of Brock and other Townships, in the Home District; praying for the completion of the Road from Windsor to Sturgeon

Of Phillip Hoofstetter and others, of the Parish of St. Joseph de Soulanges, in the County of Vaudreuil; praying that the Land of a certain Road, no longer

used, may be revested in them respectively. Of the Reverend William H. Hobson and others, members of the United Church of England and Ireland, in the Parish of Chatham, in the Diocese of Toronto :- of the Reverend J. Wilson and others, members of the United Church of England and Ireland, in the Mission of Colborne and Grafton, in the Diocese of Toronto; -of William Armstrong and

Panison read. Vaughan, in the Diocese of Toronto; -of the Reverend William Leeming and others, members of the United Church of England and Ireland, in Stamford, in the Parish of Chippowa, in the Diocese of Toronto; of Frederick Mack and others, members of the United Church of England and Ireland, in Amherstburg and its vicinity, in the Diocese of Toronto; -of H. B. Wilson and others, members of the United Church of England and Ireland, in the Township of Hamilton, in the Gore District, in the Diocese of Toronto; -and of John O. Hatt, and others, members of the United Church of England and Ireland, in the Town of Hamilton, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Reverend William Fraser and others, inhabitants of the Settlement of Breadalbane, Glengary; praying that the Imperial Act relating to the Clergy Reserves may not be interfered with.

Of James Hamilton and others, of Dumfries, Waterloo, and other Townships; praying for aid to construct a Road to the East Boundary of the Huron

Of Philip Austin, President, and James Covernton, Secretary, of the Talbot District Agricultural Society; praying for the establishment of a Professor's Chair on Chemistry, in its application to Agriculture, in the University, and also for the establishment of Model Farms

Of the Reverend John Harlin and others, the Ministers and members of the "New Jerusalem Church;" praying that they may enjoy the same rights and privileges as other religious denominations.

Of S. F. Goudreault, Esquire, and others, of the Parish of St. Jean des Chaillons, in the County of Lotbinière; praying that Lotbinière may be maintained as the place of the Registry Office, and that the Circuit Court may be held there.

Of Jean Baptiste Laliberté, Lieutenant in the First Battalion of Militia, of the County of Lotbinière; complaining of injustice done him by the Adjutant General in regard to a Militia appointment.

Of Robert Ferguson and others, of Killey, and other Townships, in the County of Leeds; praying for the establishment of a Post Office, in a certain part of the said Township, and that John Brennan be appointed Deputy Post Master.

Of Archibald Campbell, Esquire, and others, of the City of Quebec; praying for an equal representation of the different Wards in the Council of the said

Of Julien Chouinard, Esquire, and others, of the City of Quebec; praying that Hawkers and Pedlars may be prohibited from exercising their calling, as such, in the City of Quebec.

Ordered, That the Petition of the Reverend J.

Wilson, and others, members of the United

of Colborne and Grafton, in the Diocese of Toronto; the Petition of Thomas Ewart, Es-

quire, and others, of the City of Toronto; the Petition of M. T. O'Beirne, and others; and

the Petition of J. M. Cramp, in behalf of the

- Canada Baptist Union, be referred to the Se-

lect Committee, to which was referred the Pe-

Church of England and Ireland, in the Mission

Petitions referred :-

Rev. J. Wilson,

T. Ewart, et al.

M.J. O'Beirne

Canada Baptist Union.

tition of George Roe and others, of the County of Russell, and other references.

Committee appointed to enquire into the Post Office Department.

Ordered, That the Petition of Fereol Roy, Esquire, F. Boy, et al. and others, inhabitants of the South Shore of the River St. Laurence, in the District of Quebec, be referred to the Select Committee, to which was referred the Petition of Horatio N. Patton, Esquire, and others, citizens of Quebec, and inhabitants of the Parish of Point Levi.

Ordered, That the Petition of S. F. Goudreault, S. F. Goudre Esquire, and others, of the Parish of St. Jean ant, ot al. des Chaillous, in the County of Lotbinere, be referred to the Select Committee, to which was referred the Petition of Julien Demers, Esquire, and others, of the Parishes of Ste. Croix and St. Flavien, in the County of Lotbinière, and other references.

Ordered, That the Petition of the Reverend John New Jerusalem Harlin and others, the Minister and members of Church. the "New Jerusalem Church," be referred to the Standing Committee on Private Bills.

Ordered, That the Petition of Julien Chouinard, J. Cheminard, Esquire, and others, of the City of Quebec; et al. and the Petition of the Mayor and Councillors Mayor, &c. of of the City of Quebec, (relating to a Mayor's Quebec. Court); be referred to the Select Committee to which was referred the Petition of the Mayor and Councillors of the City of Quebec, and other references.

Resolved, That the Petition of Isaac Beecher, of J. Beecher. the Town of Brockville, in the District of Johnstown, be referred to a Select Committee, composed of Mr. Sherwood of Brockville, Mr. Mac-donald of Kingston, and Mr. Seymour, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of J. B. A. Chamber- A. Cham land, Esquire, and others, of the County of Ri-land, et al. mouski, be referred to a Select Committee, composed of Mr. Bertrand, the Honourable Mr. Baldwin, the Honourable Mr. Laterrière, Mr. Taché, and Mr. Cauchon, to examine the contents thereof, and to report thereon with all convenient speed; with powers to send for persons, papers, and records.

Resolved, That the Petition of Archibald Campbell, A. Campbell, Esquire, and others, of the City of Quebec, be et al. referred to a Select Committee, composed of Mr. Hale, Mr. Christie, Mr. Chabot, Mr. Gowan, and the Honourable Mr. Moffatt, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

MR. SPEAKER,

The Legislative Council have passed the Bill in-Real Property tituled "An Act to facilitate the conveyance of Couveyance Real Property," without any amendment.

And then he withdrew.

The Honourable Mr. Robinson, from the Select Simose Regis-Committee to which was referred the Bill to provide my Office Bill. for the removal of the Registry Office of the District of Simcoe from its present site to Barrie, the District Ordered, That the Petition of Robert Ferguson and through the Bill, and had made an amendment others, of Killey, and other Townships, in the County of Leeds, be referred to the Select Clerk's table.

R. Ferguson,

Ordered, That the said Bill and Report be com-Monday next.

Private Bills.

Mr. Hale, from the Standing Committee on Private Bills, presented to the House the Ninth Report lerk's table, and is as followeth:-

British Ame rican Mining Association.

Your Committee have considered the Petition of the Honourable Peter M'Gill and others, Trustees of the British American Mining Association, praying for an Act of Incorporation to enable them to explore and work certain copper and other mines on the shores of Lake Superior, which they have obtained a license from the Government to explore, and also such others as may be found in any other parts of the Province.

Your Committee are disposed to recommend that the powers prayed for by the petitioners be granted, so far as relates to the mines situate in the tract of country which they have been already authorized to explore, but they are decidedly of opinion that the operations of the Company should be confined to the

tract in question.

Dundas Sixth Line Road.

They have also considered the Petition of William Gamble and others, praying to be incorporated under the style and title of the Dundus Street and Sixth Line Road Company. The petitioners do not appear, so far as your Committee have been able to ascertain, to have published any notice of their intention in any newspaper published in the Home District; but as a notice appeared in the Official Gazette for at least three months prior to the presentation of the petition, they submit the matter for the consideration of your Honourable House, and should the said notice be deemed to have been sufficient, they would recommend that the prayer of the petition be complied with.

Toronto Incororation Act poration Acs Amendment Bill

Ordered, That Mr. Boulton have leave to bring in a Bill to amend the Act of Incorporation of the City of Toronto.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

On motion of Mr. Merritt, seconded by Mr. Dickson.

Address, Statement of ImResolved, That an humble Address be presented to His Excellency, the Administrator of the Government; praying that he will be pleased to direct the Inspector General to lay before this House, a Statement of the Imports for the years 1842, 1843, 1844, and 1845; specifying the quantities of each article, the duties thereon per lb. or gallon; and amount for each year, separating the quantity received from Sea and In-

Ordered, That the said Address be presented to His Excellency, the Administrator of the Government, by such Members of this House, as are of the Honourable the Executive Council of

this Province.

Member added to a CommitOrdered, That Mr. Laurin be added to the Select Committee, to which was referred the Petition of the Reverend J. Paquin and others, of the County of Two Mountains.

Leave of Absence.

Ordered, That Mr. Armstrong have leave to absent himself from this House until the end of the present Session, on account of ill health.

Member added to a Committee Ordered, That Mr. Berthelot be added to the Select Committee, to which was referred the Petition of the Mayor and Councillors of the City of Quebec, and other references.

rdered, That the said Bill and Report be com-mitted to a Committee of the whole House on the Committee of the whole House, on the Bill to Bill (U.C.) amend An Act passed during the last Session of this Parliament, intituled, "An Act to amend, consoli-"date, and reduce into one Act, the several laws now vate Bills, presented to the House the Ninth Report in force, establishing or regulating the practice of of the said Committee, which was again read at the District Courts in the several Districts of that part "of this Province, formerly Upper Canada," being read;

> Ordered, That the said Bill and Report be recommitted to a Committee of the whole House tomorrow.

Mr. Chauceau, from the Committee of the whole Wild Fowl House, on the Bill for the better preservation of ProtectionBill. certain Wild Fowl in the County of L'Islet, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Mr. Boulton, from the Committee of the whole Prestyteric House, on the Bill to enable the Ministers of the Synod Relief Associate Presbyterian Synod of North America, to keep Registers of Baptisms, Marriages, and Burials performed by them, and for other purposes, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Mr. Solicitor General Taschereau, from the Com- Montreal mittee of the whole House, on the Bill to extend the Bailding So provisions of the Act incorporating the Montreal clesy Bill. Building Society to the several Cities and Towns in Upper Canada, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

The Order of the Day for the House in Committee Supply. on the Supply granted to Her Majesty, being read;
Ordered, That the said Order of the Day be postponed until Tuesday next.

The Order of the Day for the second reading of Triolty House the Bill to amend and consolidate the Laws and Or. Bill, (Quebec.) dinances now in force relating to the powers and duties of the Corporation of the Trinity House of Quebec, to Pilots and Pilotage in the Port of Quebec, and to the Quebec decayed Pilot Fund, and for other

purposes, being read;
The Honourable Mr. Attorney General Smith moved, seconded by the Honourable Mr. Cayley, that the said Bill be now read a second time.

Mr. Chabot moved, in amendment, seconded by Mr. Taché, that the word "now" in the said motion be struck out, and the words "this day six months," be substituted.

The Question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS. Messieurs Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Chaweau, Desaunier, De Witt, Guillet Jobin, Lacoste, La Fontaine, Lantier, Laurin, Le Moine, Macdonell of Dundas, Méthot, Nelson, Price, and Taché, (20.)

NAYS. Messicurs Boulton, Chalmers, Christie, Colvile, Cummings, Daly, Dickson, Duggan, Ermatinger, Foster, Jessup, Laterrière, Le Boutillier, Leslie, Macdonald

Trinity House

of Commall, Macdonald of Kingston, M'Connell, Bill, (Quebec.) Meyers, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Seymour, Smith of Frontenac, Attorney General Smith, Stewart of Bytown, Stewart of Prescorr, Solicitor General Taschereau, Viger, Webster, and Woods .- (35.)

So it passed in the negative.

The Question being then put on the main motion, the House again divided, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Chalmers, Christie, Colvile, Cummings, Daly, Dickson, Duggan, Ermatinger, Foster, Jessup, Laterrière, Le Boutillier, Leslie, Macdonald of Cornwall, Macdonald of Kingston, M'Connell, Meyers, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Seymour, Smith of Frontenac, Attorney General Smith, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, Webster, and Woods.—(35.)

NAYS.

Messieurs Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Chauveau, Desaunier, De Witt, Guillet, Jobin, Lacoste, La Fontaine, Lantier, Laurin, Le Moine, Macdonell of DUNDAS, Méthot, Nelson, Price, and Taché. (20.)

So it was carried in the affirmative, and the said

Bill was accordingly read a second time.

The Honourable Mr. Attorney General Smith moved, seconded by the Honourable Mr. Cayley, that the said Bill be referred to a Select Committee, composed of the Honourable Mr. Attorney General Smith, the Honourable Mr. Moffatt, Mr. Petrie, the Honourable Mr. Aylwin, and Mr. Chabot, to report thereon, with all convenient speed; with power to send for persons, papers, and records.

Mr. Christie moved, in amendment, seconded by Mr. LeBoutillier, that Mr. Williams and the Honourable Mr. Laterrière be added to the said Committee.

The Question having been put on the motion of amendment, a division ensued, and it was carried in the affirmative.

The Question being then put upon the main motion, as amended, it was agreed to unanimously, and

Resolved, Accordingly.

Board of Works.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Administrator of the Government,

Various Plans, Maps, Surveys, and Estimates, connected with the Report of the Board of Works.

The above Documents are preserved with the Files of the present Session.)

Jos. Simpson.

Return to an Address of the Legislative Assembly to His Excellency, the Administrator of the Government, dated the 14th instant, praying that His Excellency will be pleased to cause to be laid before the House, "copies of any Correspondence which may have taken place between the Executive Government and Joseph Simpson, complaining that the Trinity House of Quebec have unjustly refused to give him a certificate of qualification as a Pilot, and also copies of any Correspondence between the Government and the said Trinity House on the same subject."

To His Excellency the Right Honourable CHARLES THEOPHILUS, Baron METCALFE, of FERN-BILL, in the County of BERKS, Knight Grand Cross of the Most Honourable Order of the BATH, one of Her Majesty's Most Honourable Privy Council, Governor General of British NORTH AMERICA, and Captain General and Governor in Chief in and for the Provinces of

CANADA, NOVA SCOTIA, NEW BRUNSWICK, Jos. Simple and PRINCE EDWARD'S ISLAND, and Vice Admiral of the same, &c.

The undersigned Petitioner humbly represents;

That he has been a Pilot's apprentice since the Eighteenth of April, one thousand eight hundred and thirty-five, and has, in consequence, served in good faith as such, during ten years, as will easily appear on reference to the different certificates now

before the Quebec Trinity House.

That on the Twenty-eighth of December, one thousand eight hundred and thirty-eight, the said Quebec Trinity House Board passed a Bye-law, which was sanctioned on the 31st of the same month by the then Governor; that the said Bye-law, which was intended to be put in force on the Sixteenth of June, 1841, obliged Pilots' apprentices for the future to be acquainted with the English language and with

Arithmetic.

That before the above-mentioned Bye-law came into force, that is, on the Eighteenth of May, 1841, your Petitioner presented himself before the said Trinity Board, and was found competent as regards his instruction, but was referred to a later period for his "bearings;" that on the 2nd and 5th of September, of this year 1845, he again presented himself before the said Board, to be examined on the "bearings," and on the "working of a ship," but the said Board would not hear him, pretending that the Byelaw of 1841 required that Pilots' apprentices should be acquainted with the English language and with Arithmetic.

That he thought himself entitled to present himself to the said Board for examination on the "bearings," after the said Bye-law had come into force, especially as one Jean Dion, then a Pilot's apprentice, who, before the coming into force of the said Byelaw, that is, on the 4th of May, 1841, had been found competent as regards "instruction only," and referred to a later period for the "bearings," was admitted as a Pilot on the 15th of July of this year, 1845, without having been examined on the English language and on Arithmetic; and that both their cases are exactly similar.

That even supposing that your Petitioner had not been examined and found competent as regards in-struction, by the Trinity Board, before the coming into force of the above-mentioned Bye-law, that Byelaw could not affect him, as he had entered into an apprenticeship, as a Pilot's apprentice, several years before the passing of the Bye-law in question, and that no Bye-law ought to have a retroactive effect.

That your Petitioner is poor and obliged to support an aged mother, who has no other support than himself, and that at his age, after ten years of a hard apprenticeship, it would almost be impossible for him to find any other means of existence.

Wherefore your Petitioner trusts that Your Excellency will be pleased to take his humble petition into your most serious consideration, and cause that justice to be done him of which he is so much in need.

And he will ever pray.
(Signed.) JOSEPH SIMPSON.

Quebec, 10th October, 1845.

We, Pilots for that part of the St. Lawrence lying between Quebec and Matane, do certify, that Joseph Simpson has served in good faith as a Pilot's apprentice, during ten consecutive years; that he is honest and of good moral character; that he is the only support of an aged mother; and that, at his age, it would be almost impossible for him to choose another state of life.

Signed by Joseph Adam and one hundred and fifteen Pilots.

Jos. Simpson

TRINITY HOUSE, Quebec, 4th April, 1846.

Herewith enclosed we have the honour to transmit to you, for the information of His Excellency, the Administrator of the Government, a copy of this Board's proceedings on the Petition of Joseph Simpson, which was referred for their report.

The Petition is also herewith returned.

We have, &c.

LINDSAY & LEMOINE, (Signed) R. T. H., Q.

The Honourable D. DALY, Provincial Sccretary, &c. Montreal

> TRINITY HOUSE, 3d April, 1846.

PRESENT:

The Honourable John Stewart, Master. HENRY LEMESURIER, Esquire, Deputy Master. Robt. Young, Esquire, S. P. and Warden. EDWARD BOXER, Esquire, H. M. and Warden.

Read a Petition from Joseph Simpson, heretofore apprentice to Charles Joseph Adam, Pilot, to His Excellency, the Administrator of the Government, complaining of this Corporation having refused in the month of September last to examine him as to his fitness as a Pilot owing to his being unable to read and write English, and being ignorant of Arithmetic as required by the Bye-Law of the 28th and 31st December, 1838, although the Board had admitted Joseph Dion as a Pilot under similar circumstances, the said Petition referred to this Board for their report thereon.

And reference being had to the Minutes of the Board, the cases of the said Joseph Simpson and Jean

Dion appear as follows, viz.:-

JOSEPH SIMPSON'S CASE.

1840.

April 18th—His apprenticeship expires July, 1840. July 7th—His time is sworn to.

1841.

Bye-Law of the 13th May and 16th June, 1836.

June 11th—He is examined and remanded. June 15th—He is examined and remanded.

Being in both cases found deficient as to his fitness to be a Pilot.

and 31st December, 1838, (obliging apprentices to read or write English and to have a knowledge of Arithmetic,) comes in force.

And Joseph Simpson does not make his appearance again until a lapse of four years and three months.

1845.

Sept'r. 2nd—He petitions to be examined as to his fitness as a Pilot, without undergoing an examination in respect to his knowledge of the English language and arithmetic.

To which the Board refuse their as-

sent.

Sept'r. 5th—Mr. Cauchon, Advocate, is heard in support of Simpson's Petition, but the Board see no reason for deviating from their former decision.

1841. JEAN DION'S CASE. May 4th—He is found competent in reading and writing under the Bye-Law of the 13th May and 16th June, 1836.

May 7th—He is examined as to his fitness as a Jon Simpson. Pilot, and found deficient.

June 4th—He is examined as to his fitness as a Pilot, and found deficient.

1844.

June 4th—He is examined as to his fitness as a Pilot, and found deficient.

1845.

April 12th—He is found deficient in the working of a ship.

July 15th—He produces certificates of Masters of Vessels of his having worked vessels during the season.

July 29th—He is again examined, and being found competent to act as a Pilot, he obtained his certificate.

The Minutes here state that Dion was on the 15th instant approved by the Board for his knowledge of the English language and Arithmetic; but on reference to the Minutes of that date, it is found that the case is not therein so stated, which statements being

considered, it was

Resolved, That should the Board thus appear to
have been misled in the case of Jean Dion, it does not follow that Joseph Simpson should be recommended for a Branch, he being unable to read or write English, and having no knowledge of Arithmetic, as required by the Bye-Law.

Ordered, That a copy of the above minute be transmitted to Mr. Secretary Daly, for the information of His Excellency, the Administrator of the Government.

Attest,

LINDSAY & LEMOINE, R. T. H. Q. (Signed)

Resolved, That the said Return be referred to a Select Committee, composed of Mr. Cauchon, the Honourable Mr. Laterrière, Mr. Berthelot, Mr. De Witt, and Mr. Bertrand, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the second reading of Trinity House May 18th—He is found competent in reading and the Bill to repeal certain Acts and an Ordinance Bill (Mou-writing, in conformity with the therein mentioned, relating to the Trinity House at treal.) Montreal, and to amend and consolidate the provi-

sions thercof, being read;
The said Bill was accordingly read, and referred to a Select Committee, composed of the Honourable Mr. Attorney General Smith, the Honourable Mr. Moffatt, Mr. Petrie, the Honourable Mr. Aylwin, June 16th—From this date the Bye-Law of the 28th Mr. Leslie, the Honourable Mr. Laterrière and Mr. Williams, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the second reading of Macara's Relief the Bill for the Relief of John Macara, of the City Bill.

of Toronto, Esquire, being read;
The said Bill was accordingly read, and ordered to be Engrossed.

The Order of the Day for the second reading of Cobourg Rail-the Bill to revive and amend the Act of Upper road Bill. Canada, incorporating "the Cobourg Railroad Company," and for other purposes therein mentioned, being

The said Bill was accordingly read, and committed to a Committee of the whole House on Monday

The Order of the Day for the second reading of Medicine and the Bill to regulate the Study and Practice of Me-Surgery Bill. decine, Surgery, and Midwifery in this Province, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of the Honourable Mr. Attorney General Smith, Mr. Tache, Mr. Bou-

Vidal's Relief

tillier, Mr. Jessup, and Mr. Foster, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Barton Conression Line Bill

The Order of the Day for the second reading of the Bill to convey a part of the Concession Line be-tween the third and fourth Concessions of the Township of Barton, in the Gore District, to Robert Jarvis Hamilton, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Dempsey's Re-lief Bill.

The Order of the Day for the House in Committee on the Bill to authorize the Courts of Queen's Bench and Chancery, in *Upper Canada*, in their discretion, to admit *John W. Dempsey* to practise as an Attorney and Solicitor therein, being read;

Ordered, That the said Order of the Day be postponed until Monday next.

Leslie's Relief

The Order of the Day for the second reading of the Bill to indemnify Anthony Leslie, Inspector of Licenses, for having, in ignorance of the Law, voted at the last Election for the County of Lanark, being

The said Bill was accordingly read, and ordered to to a Committee of the whole House. be Engrossed.

Trafalgar Road Bill.

The Order of the Day for the House in Committee on the Bill to incorporate certain persons as "the Trafalgar, Equesing, and Erin Road Company," being read;

The House accordingly resolved itself into the said

Committee.

Mr. Scott took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Scott reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Great Western Railroad Extension Bill.

The Order of the Day for the House in Committee, on the Bill to incorporate a Company to extend the Great Western Railroad from Hamilton to Toronto, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Ermatinger took the Chair of the Committee, and after sometime spent therein,

Mr. Speaker resumed the Chair;

And Mr. Ermatinger reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Hastings Titles

The Order of the Day for the House in Committee on the Bill to remedy certain defects in the Registration of Titles, in the County of Hastings, in Upper Canada, being read;

Ordered, That the said Order of the Day be postponed until Monday next.

Vidal's Relief Bill.

The Order of the Day for the House in Committee on the Bill to vest in Richard E. Vidal, his heirs and assigns, the Government allowance for a Road across certain lots of land in the Township of Sarnia, in the Western District, now belonging to him; and on the sixth Report of the Standing Committee on Private Bills, being read;

The House accordingly resolved itself into the said Committee.

Mr. Lantier took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Lantier reported that the Committee had Bill. gone through the Bill, without making any amendment thereto; and also that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table, and agreed to by the House, and is

Resolved, That that part of the Sixth Report of the Standing Committee on Private Bills, which relates to the present Bill, be adopted.

Ordered, That the said Bill be Engrossed.

The Order of the Day for the second reading of Govern the Bill to prevent the opening of Government allow-Roads Bill. ances for Roads without an order from the Municipal Council of the District in which the said allowances are situated, being read;

Ordered, That the said Bill be read a second time

on Monday next.

The Order of the Day for the second reading of Attendance of the Bill to enforce the attendance of Witnesses be- (L. C.) fore Magistrates in Lower Canada in certain cases, being read;

The said Bill was accordingly read, and Committed

Mr. Cauchon took the Chair of the Committee, and after sometime spent therein,

Mr. Speaker resumed the Chair;

And Mr. Cauchon reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow.

Then, on motion of the Honourable Mr. Attorney General Smith, seconded by Mr. Solicitor General Taschereau,

The House adjourned.

Veneris, 24° die Aprilis.

Anno Nono, Victoriæ Reginæ, 1846.

THE following Petitions were severally brought Petitions laid up and laid on the table. on the table.

By the Honourable Mr. Moffatt,-The Petition of the Reverend N. Guerout and others, members of the United Church of England and Ireland, in the

Diocese of Quebec.

By Mr. Colvile,—The Petition of William Barrett and R. A. Symms, Esquires, on behalf of the Com--The Petition of William Barrett missioners of Common Schools for the Township of

Hemmingford, in the County of Beauharnois.

By Mr. Foster,—The Petition of Charles Allen and others of Shefford, in the County of Shefford.

By Mr. Chabot, -The Petition of Thomas William Lloyd, Esquire, and others, inhabitants and merchants

of the City of Quebec.

By Mr. Price,—The Petition of John Adams and others, of the Township of Pickering, in the Home District; and the Petition of Charles Mathews and others, of the Township of Pickering, in the Home District.

The Petition of the Right Re-By Mr. Boulton,verend the Lord Bishop of Toronto and others, the Trustees Managing Committee, and others interested

in the House of Industry of the City of Toronto.

By Mr. Sherwood of Brockville,—The Petition of Thomas Percival and others, members of the United Church of England and Ireland, in the Township of Elizabethtown, in the District of Johnstown, and the Petitions laid on the table.

Petition of Richard Percival and others, members of the United Church of England and Ireland, in the District of Johnstown.

By the Honourable Mr. Robinson,—The Petition of the Reverend Michael Harris, A. M., Rector, and others, the Wardens of St. James' Church, in Perth; and the Petition of James Scott and others, of Orillia and Medonte, in the District of Simcoe

By the Honourable Mr. Attorney General Smith, The Petition of the Reverend David Connell and others, of the Township of Dunham, in the County of Missisquoi; and the Petition of Bemon P. Warner and others, of the Township of Dunham, in the County of Missisquoi.

By the Honourable Mr. Baldwin,—The Petition of George S. Cotter and others, members of the United Church of England and Ireland, in the Mission of Newmarket, in the Home District; the Petition of Thomas Augustus Haines, Junior, on behalf of the members of the Baptist Church at London, in the County of Middleser; and the Petition of the Reverend Dugald Sinclair.

By Mr. Ermatinger,—The Petition of the Reverend J. Gunne and others, members of the United Church of England and Ireland, in Dawn and other Townships in the Diocese of Toronto; the Petition of the Reverend Richard Flood and others, members of the United Church of England and Ireland, in Delaware and Caradoc, in the Diocese of Toronto; and the Petition of the Reverend James Mockridge and others, members of the United Church of England and Ireland, in the Township of Warwick, in the Diocese of Toronto.

By Mr. Rousseau,-The Petition of Edouard G. Dugré and others, of the Parish of St. Michel d'Yamaska.

By the Honourable Mr. La Fontaine,—The Petition of the Reverend François P. Porlier and others, of Terrebonne.

By Mr. Solicitor General Taschereau,—The Petition of the Reverend Robert Knight and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and the Petition of Narcisse Duchesnay, Esquire, and others, of Ste. Marie and other Parishes, in the District of Quebec.

By Mr. Thompson,—The Petition of Aaron Over holt, of the Township of Rainham, in the District of Talbot.

By the Honourable Mr. Solicitor General Sherwood,-The Petition of Thomas G. Ridout, Esquire, and others, officers and members of the Toronto Mechanics' Institute.

The Serjeant-at-Arms was directed, by Mr. Speaker, to bring to the Bar of the House William Horton and Thomas D. Warren, Esquires, Commissioners appointed to receive evidence in the matter of the Contested Election for the County of Middle-

The said Commissioners were accordingly brought to the Bar by the Serjeant-at-Arms.

William Horton, Esquire, interrogated.

Question 1.—Are you William Horton, Chairman of the Commissioners appointed by this House to take evidence in the matter of the Contested Election for the County of Middlesex?

Answer.—I am.

sex, now in his custody.

Middlesex Election.

Thomas D. Warren, Esquire, interrogated.

Question 2.—Are you Thomas D. Warren, one of the Commissioners appointed by this House to take evidence in the matter of the Contested Election for the County of Middlesex?

Answer.—I am.

appointed to receive evidence on the Contested Elec- Niddle tion for the County of Middlesex, was read.

The Order of the House, of the twentieth of April instant, that the said Commissioners be taken into the custody of the Serjeant-at-Arms, attending this House, or his Deputy, was also read.

William Horton, Esquire, again interrogated.

Question 3.—Have you anything to say on your behalf, besides what is contained in your Petition, presented to this House?

Answer.—Nothing further.

Thomas D. Warren, Esquire, again interrogated. Question 4.—Have you anything to say on your behalf, besides what is contained in your Petition, presented to this House?

Answer.—Nothing further.

Ordered, That William Horton and Thomas D. Warren, Esquires, be directed to withdraw. Mr. Horton and Mr. Warren then withdrew.

The Honourable Mr. Aylwin, seconded by Mr. Taché, moved, that William Horton and Thomas D. Warren, Commissioners appointed by this House to take evidence in the matter of the Contested Election for the County of Middleser, having neglected and delayed to make a Return to the said Commission, and having presumed to adjourn the proceedings under the same, to a period of time subsequent to the commencement of the present Session of Parliament, have been guilty of a high contempt and breach of the privileges of this House.

Mr. Gowan moved, in amendment, seconded by the Honourable Mr. DeBleury, That all the words after "moved" in the said motion be struck out, and the following substituted, "That William Horton "and Thomas D. Warren, Esquires, having this day "appeared at the Bar, pursuant to the order of this "House, and having answered all such questions as "were put to them, and having also by their petition "represented, that the cause for not having sooner "transmitted the evidence taken before them in the "case of the Controverted Election for the County "of Middlesex, was not owing to any contempt for, " or disrespect of the House, but solely to a miscon-"ception of their duty and to an anxious desire to "carry out the orders of the House, they be ad-"monished by Mr. Speaker and discharged."

The Question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Cayley, Colvile, Daly, De Bleury, Attorney General Draper, Ermatinger, Fos-ter, Gowan, Jessup, Macdonald of Cornwall, Mac-donald of Kingston, Meyers, Moffatt, Monro, Murney, Petrie, Riddell, Sherwood of BROCKVILLE, Smith of FRONTENAC, Stewart of BYTOWN, and Webster. -(22.)

NAYS.

Messieurs Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chalmers, Chauveau, Christie, Cummings, Desaunier, DeWitt, Dickson, Duggan, Franchère, Guillet, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Macdonell of DUNDAS, Macdonell of STORMONT, M'Connell, Méthot, Papineau, Powell, Price, Roblin, Rousseau, Scott, Seymour, Solicitor General Sherwood, Attorney General Smith, Smith of WENTWORTH, Stewart of PRESCOTT, Taché, Solicitor General Taschereau, Thompson, Viger, Williams and Woods.— (44.)
So it passed in the negative.

The Honourable Mr. Solicitor General Sherwood The Order of the House, of the thirty-first day of then moved, in amendment to the main motion, March last, for the appearance of William Horton seconded by Mr. Williams, That all the words after and Thomas D. Warren, Esquires, Commissioners the word "guilty" in the said motion, be struck out,

Middle Election. and the following substituted, "(though, in the opinion) " of this House, unintentionally) of a breach of its

"privileges."

The Question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:

YEAS. Messieurs Chalmers, Christie, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Guillet, Jessup, Macdonald of Cornwall, Macdonald of Glengary, Macdonald of KINGSTON, Macdonell of DUNDAS, M. Connell, Méthot, Meyers, Moffatt, Monro, Murney, Papineau, Powell, Petrie, Robinson, Roblin, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Smith of WENTWORTH, Stewart of BYTOWN, Stewart of Prescott, Solicitor General Taschereau, Thompson, Viger, Webster, Williams, and Woods. -(42.)

NAYS. Messieurs Aylwin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chauveau, Desaunier, De Witt,

Franchère, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, LeMoine, Leslie, Macdonell of STORMONT, Price, Rousseau, Scott, and Taché.—(22.)

So it was carried in the affirmative.

The Question being then put on the main motion, as amended, the House again divided thereon, and the names being called for, they were taken down as in the last preceding division.

So it was carried in the affirmative, and Ordered, Accordingly.

The Honourable Mr. Solicitor General Sherwood moved, seconded by Mr. Williams, that William Horton, Esquire, and Thomas D. Warren, Esquire, Commissioners appointed to take evidence upon the trial of the Controverted Election for the County of Middlesex, be admonished by Mr. Speaker, for the breach of the privileges of this House, of which they have been guilty, and that they be then discharged."

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Cayley, Chalmers, Christie, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Guillet, Jessup, Macdonald of Cornwall, Macdonald of Kingston, Macdonell of Dundas, Méthot, Meyers, Moffatt, Monro, Papineau, Powell, Petrie, Riddell, Robinson, Roblin, Scott, Seymour, Sherwood of Brock-VILLE, Solicitor General Sherwood, Smith of Fron-TENAC, Attorney General Smith, Smith of WENTworth, Stewart of Prescort, Solicitor General

Taschereau, Thompson, Viger, Webster, Williams, and Woods.—(41.)

NAYS. Messieurs Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chauveau, Desaunier, De Witt, Franchère, Gowan, Lacoste, LaFontaine, Lantier, Laterrière, Laurin, LeMoine, Leslie, Macdonald of GLENGARY, Macdonell of STORMONT, M Connell, Price, Rousseau, and Tache.—(23.)

So it was carried in the affirmative, and

Ordered, Accordingly.

Mr. Speaker acquainted the House that he intended addressing the Commissioners in the words following, viz. :-

William Horton and Thomas D. Warren, Esquires, The offence of which you have been declared by this House to be guilty (though not intentionally), is of a very grave nature. The neglect and delay on your part to make a Return of your proceedings, and the adjournment of your sittings, contrary to law, to a period of time subsequent to the commencement of

the present Session of Parliament, are in direct op-Middlessx position to the Rules which ought to have been your Election. guide, in a matter so vitally affecting the privileges and the very constitution of this House; I have therefore to admonish you, by order of the House, which I do; and I intimate to you the further order of the House that you be now discharged.

Ordered, That William Horton, Esquire, and Tho-

mas D. Warren, Esquire, do now attend at the

Bar of the House.

The said William Horton, Esquire, and Thomas D. Warren, Esquire, were then called to the Bar of the House, and admonished by Mr. Speaker, and discharged.

Then they withdrew.

A Message from the Legislative Council by John Message from Fennings Taylor, Esquire, one of the Masters in Council. Chancery.

Mr. Speaker,

The Legislative Council have passed a Bill, inti-Queen's Coltuled, "An Act to transfer to "Queen's College at lege Estates "Kingston," certain estates, rights, and liabilities of Bill. "the University at Kingston," to which they desire the concurrence of the Assembly.

And then he withdrew.

An Engrossed Bill from the Legislative Council, intituled, "An Act to transfer to "Queen's College "at Kingston," certain estates, rights, and liabilities "of the University at Kingston," was read for the first time.

Mr. Speaker laid before the House the Report of Report of Suthe Superintendent of Elementary Education for perintendant of Education. Lower Canada, for the year 1845.

(For the said Report, see Appendix P.) Ordered, That two hundred and fifty copies of the Printed. said Report be printed in each of the English and French languages, for the use of the Members of this House.

The Honourable Mr. Daly, one of Her Majesty's Magdalen Executive Council, reported that he had, according Islands to order, waited upon his Excellency, the Adminis-Address. trator of the Government, on the part of this House, with the Joint Address of both Houses, on the subject of the annexation of the Magdalen Islands to the Province of Prince Edward Island; and that His Excellency had been pleased to give the following

Honourable Gentlemen of the Legislative Council, and Gentlemen of the Legislative Assembly,

I entirely concur with the sentiments expressed in your Joint Address, against the annexation of the Magdalen Islands to the Government of Prince Edward Island, and I shall have much pleasure in recommending the subject to the Secretary of State for the favourable consideration of Her Majesty's Government.

An Engrossed Bill for the better establishment Commo and maintenance of Common Schools in Upper School Bill, Canada, was read for the third time. (U. C.)

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney

General Draper, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill, to extend the provisions of the Building Se-Act incorporating the Montreal Building Society to cities Bill. the several Cities and Towns in Upper Canada, was read for the third time.

Resolved, That the Bill do pass, and the Title be, "An Act to encourage the establishment of certain Societies, commonly, called Building Societies, in that part of the Province of " Canada, formerly constituting Upper Canada." The state of the s . k. 140

Ordered, That Mr. Boulton do carry the said Bill concurrence.

Vidal's Relief Bill.

An Engrossed Bill, to vest in Richard E. Vidal, his heirs and assigns, the Government allowance for a road across certain lots of land in the Township of required to erect Slides of a certain size upon their Surnia, in the Western District, now belonging to Mill Dams. him, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Woods do carry the said Bill to the Legislative Council, and desire their concurrence.

Presbyterian Synod Relief Bill.

An Engrossed Bill, to enable the Ministers of the Associate Presbyterian Synod of North America to keep Registers of Baptisms, Marriages, and Burials, performed by them, and for other purposes, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Colvile do carry the said Bill to the Legislative Council, and desire their con-

Witnesses At-

An Engrossed Bill, to enforce the attendance of tendance Bill. Witnesses before Magistrates in Lower Canada, in certain cases, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau

do carry the said Bill to the Legislative Council, and desire their concurrence.

Leslie's Indem-nification Bill. Inspector of Licenses, for having, in ignorance of the Law, voted at the late Election for the County of Lanark, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Leslie do carry the said Bill to the Legislative Council, and desire their con-

Macara's Relief

An Engrossed Bill, for the relief of John Macara, of the City of Toronto, Esquire, was read for the third time.

Resolved, That the Bill do pass, and the title be, "An Act for the relief of John Macara, of the "City of Toronto, Esquire, and of other So-

"licitors, Writers, and Advocates, before the "Sheriffs' Courts of Scotland."

Ordered, That Mr. Macdonald, of Kingston, do carry the said Bill to the Legislative Council, and desire their concurrence.

Wild Fowl Preservation

An Engrossed Bill, for the better preservation of certain Wild Fowl, in the County of L'Islet, was read for the third time.

Resolved, That the Bill do pass.
Ordered, That Mr. Taché do carry the said Bill to
the Legislative Council, and desire their con-

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read.

Of John A. Pierce and others, who have purchased portions of the lands of the late Captain William Duncan, of Williamsburgh, in the County of Dundas; praying that the Bill granting letters of preference to Juliet Vanzandt, may not pass into a Law.

Of Joseph Browitt and others, of Dereham, and other Townships, in the District of Brock: praying for the construction of a Harbour at Port Burwell, and that the Township of Bayham may be annexed to the said District, in exchange for a part of the Township of Nissouri, to be annexed to the District of London.

Of Robert Julyan, Assistant Harbour Master of the Port of Quebec; praying that his duties may be defined, and that he may have a seat at the Trinity

Board, during the absence of the Harbour Master; Petitions read. to the Legislative Council, and desire their or that the said Harbour be divided into distinct Districts, and placed under the control of distinct Harbour Masters.

Of William Tremain and others, Lumbermen, and others; praying that the owners of Mills may be

Of Edward Hollingsworth, and others, members of the United Church of England and Ireland, in the Township of Tyendinaga, in the Diocese of Toronto; and of the Reverend Paul Shirley, and others, members of the United Church of England and Ireland, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of *Toronto*, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Reverend David Gibbs, A. M., and others, of Granby; praying that the Clergy Reserve Lands may be sold, and their proceeds disposed of as the

Legislature may deem fit.

Of Pierre Curodeau and others, Pilots for and below the Harbour of Quebec; praying for certain amendments to the proposed Bill relating to the Trinity House of Quebec, and to the Quebec decayed Pilot Fund.

Of the Mayor and Councillors of the City of Quebec; praying that rights of property be not vested in the Trinity House of Quebec, as respects the

Harbour called the *Cul de Sac*

Of Pierre Pagé and others, Pilots for the Harbour of Montreal; praying for certain amendments to the proposed Bill relating to the Trinity House of Montreal

Of F. M. Soulard, Esquire, Mayor, and Amable Morin, Secretary, on behalf of the Municipal Council of the Parish of St. Roch des Aulnets; praying for aid to enable them to finish a wharf which they have commenced.

Of Ferdinand Murphy and others, of the Parish of St. Gabriel de Valcartier; praying that part of the Road from Valcartier to Quebec, called the Middle

Road, may be Macadamized.
Of William Parks and others, of the Parish of St. Benoit, in the County of Two Mountains; praying for the construction of a Road according to a certain survey from the Parish of St. Eustache to the Township of Grenville.

Resolved, That the Petition of John A. Pierce and Petitions reothers, who have purchased portions of the lands ferred:of the late Captain William Duncan, of Williams- J. A. Pierce, burg, in the County of Dundas, be referred to a et al. Select Committee, composed of Mr. Macdonell of Dundas, Mr. Scott, Mr. Chalmers, Mr. Lantier, Mr. Cummings, and Mr. Macdonald of Cornwall, to examine the contents thereof, and to report thereon, with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of Pierre Page and P. Page, et al. others, Pilots for the Harbour of Montreal, be referred to the Select Committee to which was referred the Bill to repeal certain Acts and an Ordinance therein mentioned, relating to the Trinity House at Montreal, and to amend and consolidate the provisions thereof.

Ordered, That the Petition of Ferdinand Murphy, F. Murphy, and others, of the Parish of St. Gabriel de Val- et al. cartier, be referred to the Select Committee, to which was referred the Petition of Jean Bap-"tiste Pagé and others, inhabitants of the Parish of L'Ancienne Lorette, and other references.

J. Ferrier, Esq. et al.

The Honourable Mr. Moffatt moved, seconded by Mr. Macdonald of Cornwall, that the Petition of James Ferrier, Esquire, Mayor and others, Members of the Municipal Council of the City of Montreal, be referred to a Select Committee, composed of the Honourable Mr. Moffatt, the Honourable Mr. De-Bleury, Mr. Gowan, Mr. LeMoine and Mr. Leslie, to examine the contents thereof, and to report thereon, with all convenient speed; with power to send for persons, papers, and records.

The Question having been put upon the said mo-tion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Christie, Colvile, Cummings, Daly, De-Bleury, Attorney General Draper, Duggan, Foster, Gowan, Hall, Jessup, Johnston, Macdonald of Conn-WALL, Macdonald of Kingston, Macdonell of Dun-DAS, M'Connell, Meyers, Moffatt, Monro, Murney, Petrie, Robinson, Seymour, Solicitor General Sher-wood, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Viger, and Williams.—(29.)

Messieurs Baldwin, Berthelot, Boutillier, Cauchon, Chauveau, De Witt, Franchère, La Fontaine, Lantier, Laurin, Le Moine, Leslie, Méthot, Powell, Rousseau, Scott, Smith of Wentworth, Taché, Solicitor General Taschereau, and Thompson.—(20.)

So it was carried in the affirmative, and Resolved, Accordingly.

Private Bills.

Mr. Price, from the Standing Committee on Private Bills, presented to the House the Tenth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

"Universalista.

Your Committee have considered the Petitions of the Reverend David Leavitt and others, and of the Reverend Benjamin Fralick and others, members of the Christian Universalist Association of Canada West; praying that they may enjoy the same privileges as other Religious Bodies; and they beg to re-commend the prayer of the said Petitions.

"New Jeru-

With regard to the Petition of the Reverend John Harlim and others; praying the same privileges for the "New Jerusalem Church;" your Committee, without intending to express any opinion adverse to admitting this denomination to the privileges enjoyed by many others, feel it their duty to state that they have not had that evidence adduced in proof that the body in question is of that numerical extent in this province, as to render specific legislation in its behalf expedient.

Report on Petition of Quebec.

Mr. Chabot, from the Select Committee to which Mayor, &c. of was referred the Petition of the Mayor and Councillors of the City of Quebec, and other References, with power to report from time to time; presented to the House the Second Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have considered the Petition from the said Mayor, and Councillors; which prays that the Act incorporating the City of Quebec, may be so amended as to provide for the Election of Assessors; and having taken the evidence of George O'Kill Stuart, Esquire, Mayor of Quebec, (which is appended hereto,) they are fully persuaded of the propriety of granting the powers prayed for. Your Committee have also examined the Petition of the said Mayor and Councillors, of the said City of Quebee; praying for the establishment of a Mayor's Court in the said City; and your Committee do not think proper to recommend the establishment of such a Court under present circumstances.

Your Committee have also examined the Petition of Julien Chouinard and others, Merchants of the HOUSE STATE OF THE STATE OF THE

said City of Quebec, complaining of the abuses re-Report on Pesulting from the liberty which is allowed to the tition of Mayor, &c. of Pedlars in carrying on their business in the streets Quebec. and public places in the said City; and your Committee recommend that measures be adopted to remedy these abuses.

MINUTES OF EVIDENCE.

George O'Kill Stuart, Esquire, Mayor of the City of Quebec, called in and examined.

What circumstances have induced the Corporation of the City of Quebec to apply to the Legislature for an amendment of their Act of Incorporation, so far as respects the election or appointment of Assessors?

The circumstances are, that at the election of Councillors for the present year, which took place in February last, an Assessor was elected for St. Lewis Ward, and another for Champlain Ward: after these elections it was ascertained that both these elections were void, neither of the parties elected being qualified,—the one chosen for St. Lewis Ward, by reason of non-residence, and the one for Champlain Ward by reason of his means not enabling him to qualify to the amount of £500. The Act of Incorporation makes no provision for a new election, the consequence of which will be, that these two Wards being without Assessors, there can be no assessment for the current year for the Wards abovementioned, and one-third of the entire City revenue will be thereby lost, unless the Legislature interfere, and remedy the defect in the law above-mentioned.

Is there any other enactment which it is considered by the Council of the said City, might, with advantage be added to the Act incorporating the said City?—Yes, the establishment of a Mayor's Court, as appears by the following Resolution, unanimously adopted by the Council on the 1st instant:—"Resolved, on motion of Mr. Belleau, seconded by Mr. Tessier, That His Worship the Mayor be authorized to address the Legislature of this Province, in its present Session, for the establishment of a Mayor's Court, with all the necessary powers, and such as are vested in the Mayor's Court at Montreal." circumstances that led to the passing of this Resolution are, that at present, and for a long time passed, it has been found impossible to enforce the levying of a large portion of the assessments, as well as the execution of the Bye-Laws of the Corporation imposing penalties for non-observance of their provisions. As respects the assessments, a large number of persons are assessed in sums varying from a few pence to twenty shillings; the mode of recovering hese sums is by proceedings before the weekly sit-The costs in these cases are, first, to the Clerk of the Peace, for the summons; secondly, for the bailiff; and, thirdly, to the attorney: making in all about fifteen shillings law costs, before the case appears even before the Magistrate, the consequence of which is, that a poor person who in many cases has not paid his one, two, or three shillings, the amount of his assessment, merely from neglect or inadvertance, and he being at the same time perfectly willing to pay, upon calling at the Office of the City Treasurer to do so, is informed that the amount cannot be received unless he pays, over and above his assessment, something like ten times the amount, and some times more as law costs; the consequence of this is, that the class of persons above-mentioned, when sued, abstain from paying altogether. In this state of the case, the Corporation is obliged to proceed to judgment, at which stage the costs amount between one and two pounds; judgment obtained, after proceeding to execution, it is found in many of these cases that the amount levied is not sufficient to pay the expense of carting the effects sold to the market place; the consequence of which is, that the

tition of

Mayor, &c. of absolve these persons from the payment of their as-Quebec. sessment, by not suing them, than to sue them and get nothing. It so happens that in addition to the above heavy burden imposed on the citizens of Quebec in the shape of law costs, the prosecutions fail from errors committed by Assessors in not procuring correctly the names of the parties assessed; in such cases the prosecutions are dismissed from want of form, and the Corporation in many cases has to pay double costs; all this occasions a loss to the City of about a thousand pounds per annum, from arrears of assessments alone. Then as respects the enforcing of the regulations passed for the good government of the City, similar costs attend prosecutions for a breach of these; objections to form of every description are continually raised to these suits, and in most cases successfully; and when they are unsuccessful a Certiorari is issued, which stays the execution for an indefinite period of time, and in most cases altogether,-the consequence of which is, that nuisances and obstructions in the streets cannot be removed by an enforcement of the Byc-Laws of the Corporation. Such is the administration of justice in relation to these matters at the present time, that no matter however injurious to the health of the City the continuance of a nuisance may be, or whatever may be the danger to which the citizens are exposed from obstruction in the highway, there is no mode of removing them until after a long and vexatious litigation, in many cases unsuccessful from some defect in matters of form. It is to remedy these evils that the Corporation desire the establishment of a Mayor's Court of a description similar to that established in Montreal, which I have been informed has proved a remedy for similar evils of which the Corporation there had to complain. The costs in such a Court must of necessity be trivial, and I should say not more than equivalent to the mere disbursement occasioned by the prosecution. I have only to add, that so sensible are the citizens of Quebec of the necessity of a remedy to the evils of the present system, in the particulars above stated, that there was not a dissenting voice in the Corporation when the application to the Legislature for a Mayor's Court (above quoted) was resolved upon.

Quebec Incororation Amendment

Ordered, That Mr. Chauveau have leave to bring in a Bill further to amend the Ordinances incorporating the City of Quebec, and for other purposes.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Report on Pe tition of Navirators of Saguenay, &c.

The Honourable Mr. Laterrière, from the Select Committee to which was referred the Petition of James Alexander and others, Navigators, residing in the County of Saguenay, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee having taken into consideration the Petition of James Alexander and others, William Price and Joseph Hovington, and Ephraim Tremblay, beg leave to recommend the introduction of a Bill to enable the Trinity House at Quebec to examine persons desirous of being Branched as Pilots for the River Saguenay, and to give branches to such and so many persons duly qualified therefor, as the said Trinity House shall deem necessary.

Sagmenay Pilotage Bill.

Ordered, That the Honourable Mr. Laterrière have leave to bring in a Bill to make special provision for the Pilotage of Vessels bound to the River Saguenay.

He accordingly presented the said Bill to the House, and the same was received and read for the

Report on Pe- Corporation find it far more profitable to the City to first time, and ordered to be read a second time on Tuesday next.

> Mr. Roblin moved, seconded by Mr. Powell, That Courts of this House do now resolve itself into a Committee Assize, (U.C.) of the whole House, to take into consideration the propriety of repealing so much of the Statute eighth Victoria, chapter fourteen, of Upper Canada, as provides that the Courts of Assize and Nisi Prius shall be held but once in each year in the Districts of Prince

Educard, Colborne and Talbot.

The Question having been put upon the said motion, a division ensued, and the names being called for,

they were taken down as followeth.

Messicurs Ayluin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Christie, Cummings, Desaunier, Franchère, Hall, Laterrière, Laurin, Le Moine, Macdonald of Kingston, Methot, Meyers, Monro, Murney, Nelson, Powell, Price, Roblin, Rousseau, and Taché.—(25.)

NAYS.

Messieurs Boulton, Cayley, Colvile, DeBleury, Attorney General Draper, Duggan, Foster, Gowan, Johnston, LeBoutillier, Macdonald of Cornwall, Macdonald of GLENGARY, Macdonell of DUNDAS, Macdonell of STORMONT, M. Connell, Merritt, Papineau, Petrie, Riddell, Robinson, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of PRESCOTT, Viger, Webster, and Williams.—(27.)

So it passed in the negative.

On motion of Mr. Chauveau, seconded by the Honourable Mr. Aylwin,

Resolved, That an humble Address be presented to Address His Excellency the Governor General, praying Quebec that His Excellency will be pleased to cause to and Corporabe laid before this House, copies of all corres-tion. pondence between the Executive Government of this Province and the Quebec Trinity House and the Corporation of the City of Quebec, concerning the Beaches of the River St. Charles, and of the Orders and Resolutions of the Council on that subject.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Resolved, That a Select Committee, composed of Toronto Mr. Monro, Mr. Williams, Mr. Price, Mr. Dick-Hospital. son, and Mr. Macdonell of Dundas, be appointed to enquire into the affairs of the Toronto Hospital Endowments, to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Christie, seconded by Mr. Le-Boutillier,

Ordered, That it be an instruction to the Select Instruction to Committee to which was referred the Bill to a Committee. amend and consolidate the Laws and Ordinances now in force relating to the powers and duties of the Corporation of the Trinity House of Quebec, to Pilots and Pilotage in the Port of Quebec, and to the Quebec Decayed Pilot Fund, and for other purposes; to enquire into the expediency of re-uniting the Trinity Houses of Quebec and Montreal.

On motion of the Honourable Mr. Laterrière, seconded by Mr. Cauchon,

Ordered, That it be a further instruction to the Further Insaid Committee to enquire whether it would not struction. be expedient to establish a Navigation School at Quebec, wherein Pilots' Apprentices and Mariners of all classes might be gratuitously

Further instruction.

taught Mathematics and the use of Nautical Instruments in the English and French languages; and to provide books, maps, and all other necessary means to demonstrate the theory and practice of that science: also, whether the vessel employed by the Quebec Trinity House in the service of Light Houses and Provision Depots at different places on the St. Lawrence might not, while engaged in that service, be placed at the disposal of the Professor of that School, conjointly with the Captain of the said vessel, for the purpose of demonstrating that science in practice and in theory, in order to instruct Pilots' Apprentices and other Students, and Mariners of all classes, in the art of Navigation; whether the Students, while gratuitously performing duty on board the said vessel, should not be fed and provided for, when on such service, at the expense of the Province or the Trinity House; also, to enquire into the costs of maintaining such an Institution, whether for the salary of the Professor, for the Instruction Room, Maps, Instruments, and the said Vessel.

"Universalista" Relief Bill. Ordered, That Mr. Powell have leave to bring in a Bill to afford relief to the Religious Society denominating themselves "The Christian Uni-"versalist Association of Canada West."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Williams, seconded by Mr. Petrie.

West Halton Election. Ordered, That the Select Committee appointed to try the merits of the Petition of James Durand, Esquire, complaining of the undue Election and return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, have leave to adjourn until Tuesday the twenty-eighth day of April instant, at ten o'clock in the forenoon, in consequence of the contemplated absence of Mr. Chabot.

Trafalgar Road Bill.

Mr. Scott, from the Committee of the whole House on the Bill to incorporate certain persons as "the "Trafalgar, Esquesing, and Erin Road Company," reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engressed.

Great Western Railroad Extension Bill. Mr. Ermatinger from the Committee of the whole House, on the Bill to incorporate a Company to extend the Great Western Railroad from Hamilton to Toronto, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engressed.

Militia Bill.

The Order of the Day for the House in Committee, on the Bill for the better regulation of the Militia of this Province, being read;

The House accordingly resolved itself into the said Committee.

Mr. Jessup took the Chair of the Committee, and after some time spent therein,
Mr. Speaker resumed the Chair;

Mr. Speaker resumed the Chair; And Mr. Jessup reported the Bill back to the House.

Resolved, That the said Bill be referred to a Select Militia Bill. Committee, composed of the Honourable Mr. Attorney General Draper, the Honourable Mr. Attorney General Smith, the Honourable Mr. LaFontaine, Mr. Taché, Mr. Seymour, the Honourable Mr. Laterrière, and Mr. Riddell, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the House in Com-Penitentiary mittee, on the Bill to consolidate and amend the Laws relating to the Provincial Penitentiary, being

The House accordingly resolved itself into the said Committee.

Mr. LeMoine took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. LeMoine reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday next.

The Order of the Day for the second reading of Forgery Bill. the Bill to amend the Law in cases of Forgery, being read;

The said Bill was accordingly read, and ordered to be engressed.

The Order of the Day for the House in Committee District Courts on the re-committed Bill to amend an Act passed Bill (U. C.) during the last Session of this Parliament, intituled, "An Act to amend, consolidate, and reduce into one "Act, the several laws now in force establishing or "regulating the practice of District Courts, in the "several Districts of that part of this Province formerly Upper Canada," being read;

The House accordingly resolved itself into the said Committee.

Mr. Rousseau took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Rousseau reported that the Committee had gone through the Bill without making any further amendment thereto, which he was directed to report to the House whenever it shall be pleased to

receive the same.

Ordered, That the Report be received on Monday next.

Ordered, That the remaining Orders of the Day be Orders post-postponed until Monday next:

postponed.

Then, on motion of the Honourable Mr. Attorney General *Draper*, seconded by Mr. *Dickson*, The House adjourned until Monday next.

Lunæ, 27° die Aprilis.

Anno Nono, Victoria Regina, 1846.

THE following Petitions were severally brought Petitions laid up and laid on the table:—

up and laid on the table:

By the Honourable Mr. Attorney General Draper,

The Petition of John Wilson, of London, in the

District of London.

By Mr. Powell,—The Petition of Joseph Culver and others, of the Township of Woodhouse, in the District of Talbot.

District of Talbot.

By Mr. Jessup.—The Petition of the Reverend Robert Boyd and others, inhabitants of the Town of Prescott and vicinity; and the Petition of Joseph Leeming and others, of Oxford and other Townships, in the District of Johnstown.

Petitions laid ou the table.

By the Honourable Mr. Robinson,—The Petition of William Dixon, a Messenger to the Legislative Forgery, was read for the third time.

By Mr. Boulton,-The Petition of the Reverend G. M. Armstrong and others, members of the United Church of England and Ireland, in the Township of Louth, in the District of Niagara; the Petition of John Watson and others, Distillers, of the City of Toronto; the Petition of the Reverend William McMurray and others, of the Village and Township of Ancaster (relating to Education); and the Petition of the Reverend William M'Murray and others, of the Village and Township of Ancaster, in the District

of Gore (relating to King's College).
By Mr. Hall,—The Petition of Archibald M'Fadyen and others, of the Township of Eldon, in the District

of Colborne.

By Mr. Price,—The Petition of Newton Bosworth and others, members of the Baptist Church in Paris.

By Mr. Ermatinger,-The Petition of John Taylor and others, members of the United Church of England and Ireland, in the Townships of Adelaide and Metcalfe, in the Diocese of Toronto.

By the Honourable Mr. La Fontaine, - The Petition of Alexis Laframboise, Esquire, and others, of

the City of Montreal.

By the Honourable Mr. Baldwin,—The Petition of John Reid and others, students of the Toronto Medical School.

By the Honourable Mr. Aylwin,—The Petition of Hypolite Dubord, Esquire, and others, Ship Builders, Carpenters, and others, of the City of Quebec, interested and engaged in the building and construction of Ships.

By Mr. Scott,-The Petition of John Earle and others, of the Parish of Ste. Scholastique, in the

County of Two Mountains.

Montreal Agricultural tition.

Trufalgar Road Bill.

A Petition of the Honourable A. N. Morin, Vice President of the Agricultural Society of the County of Montreal, was presented by Mr. Scott, setting

That the said Society has acted as the District Society for the District of Montreal, for the year one thousand eight hundred and forty-five. That there has remained in the hands of the Treasurer a balance of Seventy-four Pounds Five Shillings, currency, upon the allowance to the District Society, which the said Society intended to apply in the present year to the purchase of two useful implements, called Hussey's Reaping Machine, being then unaware that the time in which they were authorized to employ such balance had expired since February last. That such balance had expired since February last. a remedial provision By-law, to cover the said difficulty, in enabling the Society to promote the useful object they had in view, would cause injury to none, as the Society coming next, as the District Society, would obtain from the Public Funds the sum allowed for the current year; and praying the House to take the said Petition into favourable consideration, and grant to the Agricultural Society for the County of

Montreal the relief prayed for.
On motion of Mr. Scott, seconded by the Honour-

able Mr. La Fontaine,

Ordered, That the said Petition be now read, and that the Rule of this House, of the Twentyeighth of June, 1841, be suspended, as to the present Petition.

The said Petition was read accordingly.

An Engrossed Bill, to incorporate certain persons as "the Trafalgar, Esquesing, and Erin Road Company," was read for the third time.

Resolved, That the Bill do pass.
Ordered, That Mr. Chalmers do carry the said Bill to the Legislative Council, and desire their conAn Engrossed Bill, to amend the Law in cases of Forgery Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day, the following Petitions Read. Petitions were read:

Of M. Scott and others, of the Parish of St. Nicholas; praying for the establishment of a Registry Office in the Parish of St. Joseph de la Pointe Levi.

Of H. W. Barwick and others, of the District of Brock; praying for the removal of the Registry Office of the said District to Woodstock, and that

suitable provision be made for its being kept there.

Of Taylor Little and others, of the Township of Hatley, in the County of Stanstead; praying that they may be relieved from the payment of Rents in arrear and Interest, due by them on Clergy Reserve Lands which they occupy.

Of Daniel M'Nab, Esquire, and others, of the Town of Hamilton, in the District of Gore; praying that the University of King's College may be emancipated

from all sectarian influence.

Of Edward Malloch, Esquire; praying for an inrestigation into certain complaints against the Ordnance Department at Bytown.

Of Milo M Cargar, Esquire, and others, of South Gower; praying that Mr. Jones' Survey of a certain Road from Prescott, may not be adopted without further investigation.

Of Hyacinthe St. Germain and others, of the Parish of St. Eustache; praying that the late Survey of a Road through the said Parish and St. Martins may be adhered to, and that the said Road be made without delay.

Of James Donahoo, of the Township of Marlborough, in the District of Dalhousie; praying for remuneration in consideration of injuries sustained by him in his health during the late Rebellion. ;

Of James Seelye, of the Township of Elizabethtown, in the County of Leeds; praying to be placed on the Militia Pension List.

Of L. Esdras Manseault, Esquire, Mayor, and others, the Municipal Councillors of the Parish of St. Antoine de la Baie du Febvre, in the County of Yamaska; praying for amendments to the Sleigh

Of Michel Honore St. Jorre, of the Parish of Rivière Ouelle; praying that certain arrears due to him by the Municipal Council of Kamouraska be paid to him.

Of Cyprien LeBel, Esquire, and F. H. Pinet, on behalf of the Municipal Council of the Parish of St. Louis de Kamouraska; praying for the establishment of a Court of Justice in the said Parish.

Of Cyprien LeBel, Esquire, and F. H. Pinet, on behalf of the Municipal Council of the Parish of St. Louis de Kamouraska; praying that an aid be granted them to make a Road from the said Parish to the River St. John.

Of Charles Chapais, Esquire, Mayor, on behalf of the Municipal Council of St. Denis de la Bouteillerie; praying for aid to finish a Road commenced by

Of Richard Somerville and others, members of the United Church of England and Ireland, in the Diocese of Quebec; of the Reverend N. Guerout and others, members of the United Church of England and Ireland, in the Diocese of Quebec; and of the Reverend Robert Knight and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall

Petitions Bead, correspond with their share of the income arising from the same.

Of William Barrett and R. A. Symms, Esquires, on behalf of the Commissioners of Common Schools for the Township of Hemmingford, in the County of Beauharnois; praying for certain amendments to the Common School Act.

Of Charles Allen and others, of Shefford, in the County of Shefford; and of the Reverend David Connell and others, of the Township of Dunham, in the County of Missisquoi; praying that the Clergy Reserve Lands may be sold, and their proceeds disposed of as the Legislature may deem fit.

Of Thomas William Lloyd, Esquire, and others, inhabitants and merchants of the City of Quebec; praying that certain alterations in the Duties of Customs, asked for by the Petition of the Board of

Trade of Quebec, may not be granted.

Of John Adams and others, of the Township of Pickering, in the Home District; praying that no partition be made of the endowment of King's College, but that it be secured from mismanagement, and that certain alterations be made in the Charter of the said College.

Of Charles Matthews and others, of the Township of Pickering, in the Home District; praying that no division be made of the Clergy Reserve Lands, but that measures may be adopted to have them placed under the control of the Legislature, for the support of General Education.

Of the Right Reverend the Lord Bishop of Toronto and others, the Trustees, managing Committee, and others, interested in the House of Industry, in the City of Toronto; praying for aid to enlarge and carry on the said Institution.

Of Thomas Percival and others, members of the United Church of England and Ireland, in the Township of Elizabethtown, in the District of Johnstown praying that the said Church may have the control of its share of the Common School Funds.

Of Richard Percival and others, members of the United Church of England and Ireland, in the District of Johnstown; and of James Scott and others, of Orillia and Medonte, in the District of Simcoe praying that no Act may be passed to destroy the religious character and invade the chartered rights of the University of King's College.

Of the Reverend Michael Harris, A.M., Rector, and others, the Wardens of St. James Church, in Perth: praying that a certain piece of Road in the said Town, asked for by the Reverend Mr. M.Donagh, for the erection of a Roman Catholic Chireles way not be received.

Church, may not be granted.

Of Benon P. Warner and others, of the Township of Dunham, in the County of Missisquoi; praying that all denominations of Christians may have their just share in the management of King's College; and that all public grants be withheld from M. Gill College, unless it be placed upon the same

footing.

oting. Of George S. Cotter and others, members of the United Church of England and Ireland, in the Mission of New Market, in the Home District; of the Reverend J. Gunne and others, members of the United Church of England and Ireland, in Dawn and other Townships, in the Diocese of Toronto; of the Reverend Richard Flood and others, members of the United Church of England and Ireland, in Delaware and Caradoc, in the Diocese of Toronto; and of the Reverend James Mockridge and others, members of the United Church of England and Ireland, in the Township of Warwick, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall corres. Petitions Read. pond with their share of the income arising from the

Of Thomas Augustus Haines, Junior, on behalf of the members of the Baptist Church at London, in the County of Middlesex; and of the Reverend Dugald Sinclair, on behalf of the members of the Baptist Church at Lobo, in the County of Middlesex praying that the Imperial Act for the disposal of the Clergy Reserve Lands may not be interfered with.

Of Edouard Dugre and others, of the Parish of St. Michel d'Yamaska; praying that the Sleigh Ordinances be repealed.

Of the Reverend François P. Porlier and others, of Terrebonne; praying that the Registry Office may be kept at the Village of Terrebonne, where it now

Of Narcisse Duchesnay, Esquire, and others, of Ste. Marie and other Parishes in the District of Quebec: calling the attention of the House to the Municipal and Education Laws, and praying that some indemnity be granted to Jurors for their ser-

Of Aaron Overholt and others, of the Township of Rainham, in the District of Talbot; praying that the Clergy Reserve Lands may not be placed under the control of any Religious Society, but that they be sold and disposed of as the Legislature may deem fit.

Of Thomas G. Ridout, Esquire, and others, officers and members of the Toronto Mechanics' Institute; praying for a grant to enable them to liquidate a debt incurred for building.

Ordered, That the Petition of Sir Allan N. Mac-Petitions Nab and others, in behalf of the inhabitants of Referred:—the Town of Hamilton, be referred to the Stand-Sir Allan N. MacNab, et al. ing Committee on Private Bills.

Ordered, That the Petition of the Reverend David David Gibbs. Gibbs, A. M., and others, of Granby, be referred A. M., et al. to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell, and other references.

Resolved, That the Petition of Taylor Little and T. Little, et al. others, of the Township of Hatley, in the County of Stanstead, be referred to a Select Committee, composed of Mr. M. Connell, Mr. Gowan, Mr. Hale, Mr. Brooks, and Mr. Lantier, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Resolved, That the Petition of George Shaw, of G. Shaw. the City of Montreal, be referred to a Select Committee, composed of the Honourable Mr. Robinson, Mr. Duggan, and Mr. Macdonell of Stormont, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and recorda.

Ordered, That the Petition of M. Scott and others, M. Scott, et al. of the Parish of St. Nicholas, be referred to the Select Committee to which was referred the Petition of F. H. Guay, Esquire, and others, of the Parish of St. Joseph de la Pointe Levi, and other Parishes, in the County of Dorchester.

Resolved, That the Petition of J. H. Culp, of J. H. Culp. the Township of Stamford, in the District of Niagara, be referred to a Select Committee, composed of Mr. Cummings, Mr. Merritt, Mr. Macdonell of Stormont, Mr. Seymour, and Mr. Powell, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records. THE SHIPPIES AND THE

On motion of the Honourable Mr. DeBleury, se conded by Mr. Jobin,

dimalyed

Ordered, That the Select Committee to which was referred the Petition of N. B. Desmarteau and others, of Montreal, be dissolved; and that the said Petition be referred to the Select Commit-tee to which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine Road, and other references.

Moutreal Agricultural Society.

Ordered, That the Petition of the Honourable A. N. Morin, Vice President of the Agricultural Society for the County of Montreal, be referred to the Select Committee to which was referred with reference, rethe Petition of the Beverend J. Paquin and place of Export. others, of the County of Two Mountains.

J. M. Quimby,

Ordered, That the Petition of John M. Quimby and others, of a part of the Township of Stan-stead, be referred to the Select Committee to which was referred the Petition of Taylor Little and others, of the Township of Hatley, in the County of Stanstead.

Sister Ferben, 4- 44

Ordered, That the Petition of Sister E. Forbes dite M'Mullen, Superior, and other Ladies, the Religious the Sisters of Charity of the General Hospital of Montreal, (Saurs Grises), be referred to the Standing Committee on Private Bills.

Despatch on subject of Duties on Grain.

The Honourable Mr. Attorney General Draper, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Governor General, Copy of a Despatch from the Right Honourable W. E. Gladstone, on the subject of duties on Wheat, Flour, or other Grain.

(Copy.)

No. 48.

DOWNING STREET, 1st April, 1846.

My Lord.

I have received Your Lordship's Despatch, No. 19, of the 25th February last, in which you enclose a Memorial from the Board of Trade at Montreal, praying that, in consideration of the injury which the Memorialists apprehend from the anticipated change in the Corn Law of this Country, Her Majesty's Government would recommend the repeal of the Provincial Act imposing a local duty of 3s. per quarter on Foreign Wheat imported into Canada,—that the Imperial duty of 2s. per barrel on Foreign Flour brought into the Province may be repealed, and that Grain Flour and Meal, of whatever origin, may be introduced from Canada into the United Kingdom free of duty.

1. The Despatches noted in the margin, which I No. 19, of 3rd February. have had occasion to address to No. 22, of Sea March. Your Lordship on the subject of the Trade of Canada, will have already explained the views which, in common with my colleagues, I entertain, with respect to the apprehensions of the Board of Trade of Montreal or of other parties similarly situated, as to the effect in Canada of the alteration of the English Corn Law, if it be passed in conformity with the views of Her Majesty's Government. But as it is necessary that I should return a distinct answer to the Memorial which is now before me, I have to instruct Your Lordship to acquaint the Memorialists that, if Parliament shall adopt the changes in the Corn Law of this Country which have been submitted to their deliberation, Her Majesty's Government will regard the local duty of 3s. on Corn as an exclusively Provincial Question, and if the Legislature of Canada shall think it expedient to pass an Act for the repeal of that duty, Her Majesty will not be advised to disallow the measure.

2. You will state to the Memorialists that, accord-Departs on ing to the view of Her Majesty's Government, any subject of proposal to alter the Imperial duty on Flour imported tion on Grant Gran into Canada should follow and be dependent on, but

should not precede the abrogation of the 3s. duty.

3. That with respect to their application for the free introduction into this Country of Grain, Flour and Meal, of whatever origin, Her Majesty's Government regret that they do not think it entirely compatible with the spirit of the Commercial Treaties between this Country and other Powers, to revive the system which once prevailed, of allowing the in-troduction of Goods from Colonies at Colonial duties with reference, not to their origin, but solely to their

I have, &c.
W. E. GLADSTONE. (Signed) Lieutenant-General

The Earl Cathcart, K. C. B.,

&c. &c. &c.

Ordered, That five hundred copies of the said Des- Printed. patch be printed for the use of the Members of this House.

Mr. Dickson, Chairman of the Select Committee, Middlesex to which was referred the Petition of William Not-Election. man, Esquire, of Dundas, in the Gore Dictrict, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present Parliament, reported to the House the following Resolutions:

1. Resolved, That the mode of proceeding on the part of the Commissioners appointed to take evidence in the matter of the Controverted Election for the County of Middlesex, in adjourning several months, on different occasions, without any reason assigned, was illegal.

2. Resolved, That the evidence taken under the Commission so illegally executed, cannot be received or read as evidence.

3. Resolved, That the Chairman do communicate the foregoing Resolutions to the House.

Mr. Williams, from the Select Committee appoint- West Halton ed to try the merits of the Petition of James Durand, Election. Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, reported to the House, that pursuant to adjournment, the Committee met on Saturday last, at ten o'clock, A.M., and that Mr. Chabot, one of the Members of the Committee, was not present at the meeting, from the cause as the Committee suppose of his having obtained leave of absence from the House.

Mr. Laurin, from the Select Committee to which Notarial Pro-was referred the Bill for the better regulation of the feesion Bill, Notarial Profession in Lower Canada, reported that (L. C.) the Committee had gone through the Bill, and had made several amendments thereto, which amend-

ments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House on Wednesday next.

Mr. Thompson, from the Select Committee to Grand River which was referred the Petition of Robert H. Bruce, Floods. Esquire, and others, inhabitants residing on the Grand River, in the County of Haldinand, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have taken the purport of the Report. said Petition into consideration, whereby it is manifest that the Roads on each side of the Grand River from Dunwille to Cayaga have, by reason of the Dunwille dam, raising the water, and swelling the rivulets, crossing the said Roads to so great a

width, that it places the maintaining of the said public highways out of the power of the inhabitants side of the said River the creeks are from the above causes widened as follows:-

	Original Width. Present Width.
Thompson's	Creek 20 feet 250 feet.
Dockstoda's	
Farr's	" 20 " 330 "
Lymburner's	
Lammis'	" 80 " 250 "
Vaudeburg's	
Norton's	» 15 » 250 »
Tunis'	" 12 " 100 "
On the sour	
the said I	
Fisher's	Creek 8 ,, 110 ,,
Dick's	,, 10 ,, 210 ,,
Bursis'	" 8 " 200 "
Auker's	» 8 » 240 »
Cook's	" 6 " 20 "
Holms'	" 12 " 100 "
	,,

Being an increase of 91 feet to 1 foot, thereby making it manifest to your Committee, the justice of the claim of the Petitioners, that the Government should permanently reduce in width the said several creeks to their original span at the crossing of the said Roads.

234

to

2500 feet.

Your Committee are of opinion that it may be remedied by Embankment for a reasonable outlay.

Your Committee are bound to conceive, that in as much as the canal is public property, the expense of the remedy proposed should be chargeable and paid from the public funds of the Province.

They therefore beg to recommend that an Address be presented to His Excellency the Governor General, requesting that he will direct the proper officer under the Board of Works to immediately cause the necessary work to be done, to remove the just complaint of the Petitioners.

Dumfries

Mr. Webster, from the Select Committee to which was referred the Petition of James K. Andrews and others, inhabitants of the Township of Dumfries, in the District of Gore, and another reference, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Your Committee have taken into their consideration the prayers of the Petitions referred to them and after due deliberation have unanimously agreed to recommend to the favourable consideration of your Honourable House, the prayer of the Petition of J. K. Andrews and others, as it appears a public benefit will be thereby gained to the inhabitants of that section of the country.

Rill

Ordered, That Mr. Webster have leave to bring in a Bill to vest in James K. Andrews a certain allowance of road in the Township of Dumfries, in the District of Gore. the streets of the

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-MOTOW.

Dundas Street Plank Road.

Mr. Chalmers, from the Select Committee to which were referred the Petitions of Caleb Hopkins, Esquire, and others, of Hamilton and of Trafalgar, and other Townships, in the District of Gore, and of Joseph Ireland and others; presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have taken into their considers tion the said Petitions, and the subject therein refer-

red to, and they are strongly impressed with the be-Report. lief that a great necessity exists for the improvement by statute labour and otherwise, that on the north by planking or otherwise of that portion of the Main and Mail Road leading from Toronto Westward to Hamilton, commencing at that part of it at which the Macadamization ends in the Home District, and continuing westward to Hamilton; it is due not only to the very numerous population resident along the same, but the interests of the public generally, in a Provincial point of view, demand that this leading thoroughfare through the Province should no longer be overlooked. Your Committee would, therefore, most respectfully recommend to your Honourable House, that an humble Address be presented to His Excellency, the Governor General, praying that His Excellency would be graciously pleased to cause the road in question to be examined and surveyed under the authority of the Board of Works, with a view to its improvement in such a manner as may best comport with the public good.

> On motion of the Honourable Mr. Baldwin, seconded by Mr. Roblin

Resolved, That it afforded great satisfaction to the Clergy ublic at large to see it announced in the Official Res Gazette of the twenty-fourth of March last, that the occupants and purchasers of Clergy Reserves generally, were henceforth to be required to pay one-tenth only instead of one-fourth of the purchase money in hand, and the remainder thereof in nine instead of four equal annual instalments; and that on lots occupied without authority, instead of interest as required by the previous regulations, a rental was to be charged for the period of occupation before purchase, varying from 35s. to £55s. in Upper Canada, and from 25s. to 75s. in Lower Canada, on Lots of 200 acres.

Resolved, That it is with deep regret that this House now learns by the Official Gazette of the ninth of April instant, that it has been thought fit to arrest the progress of this satisfactory alteration in the system of disposing of these lands, and to issue an order to stop any further sales thereof; and this House earnestly hopes, that the causes which have led to the said stoppage of sales, may be speedily removed, to the end that the said Clergy Reserve Lands may be acquired in see simple by their occupants, the country settled, all future agitation prevented, and the public mind quieted.

Ordered, That Mr. Boulton have leave to bring in Bank of U. C. a Bill to amend an Act intituled "An Act to Charter Amendment extend the Charter of the Bank of Upper Bill.

"Canada, and to increase the capital stock thereof."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. La-

Resolved, That the following humble Address be Address to His presented to His Excellency, the Governor Ge Excellency of Congratula-

To His Excellency, Lieutemant General the Right
Honourable Charles Murray, Earl Catheart, of Catheart, in the County of Renfree, Knight Commander of the Most Honourable Order of the Bath, Governor General of British North America, and Captain General and Governorin-Chief in and over the Provinces of Canada, Nova Scotia, New Brunswick, and the Island of

Report.

Address to His Excellency of Congratulation, Prince Educard, and Vice Admiral of the same, and Commander of Her Majesty's Forces in British North America.

MAY IT PLEASE YOUR EXCELLENCY,

We, Her Majesty's dutiful and loyal subjects, the Legislative Assembly of Canada, in Provincial Parliament assembled, most humbly beg leave to tender to Your Excellency our congratulations on your appointment as Her Majesty's Representative in this Province; and to renew our assurance of our attachment to Her Majesty's Person and Government.

Ordered. That the said Address be Engrossed.
Ordered. That the said Address be presented to
His Excellency, the Governor General, by the

whole House.

Ordered, That such Members of this House as are of the Honourable the Executive Council of this Province, do wait upon His Excellency, the Governor General, to know His Excellency's pleasure, when he will be attended by this House, with their Address.

Restoration of Rights Bill. Ordered, That the Honourable Mr. Attorney General Draper have leave to bring in a Bill to restore the rights of certain persons attainted for High Treason.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Friday next.

Ferries Bill, (U. C.)

Ordered, That Mr. Cummings have leave to bring in a Bill to explain and amend a certain Act therein mentioned, and to make further provisions concerning Ferries in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Duties between Master and Servant Bill. Ordered, That the Honourable Mr. Aylwin have leave to bring in a Bill to regulate the duties between Master and Servant, and for other purposes therein mentioned.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Montreal Ballot Bill. Ordered, That Mr. Leslie have leave to bring in a Bill to amend an Act therein mentioned, and to establish the vote by ballot in the Election of Councillors and Assessors of and for the City of Montreal.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Members added to ComOrdered, That Mr. Hall be added to the Select Committee to which was referred the Bill to define the limits of Bytown, and to establish a Town Council therein, instead of Mr. Sherwood of Brockville, who is engaged on Election Committees.

Ordered, That Mr. Jessup and Mr. Hall be added to the Select Committee to which was referred the Petition of Donald Cameron, of the Township of Thorah, in the Home District, instead of Mr. Macdonell of Dundas, and Mr. Williams, who are serving on Election Committees.

On motion of Mr. Jessep, seconded by Mr. Mac-donald of Cornicall,

Brockville Town Lot Bill. Resolved, That a Message be sent to the Legislative Council, requesting that their Honours may be pleased to communicate to this House the documents, evidence, or proofs, upon which Breckville is founded the Engrossed Bill received from Town Lot Bill their Honours, intituled "An Act to authorize

"the Devisces and Trustees of the Will of the "late Honourable Charles Jones, to convey a Town

"Lot therein mentioned to the President and "Board of Police of Brockville, for the uses and "

" purposes therein mentioned."

Ordered, That Mr. Jessup do carry the said Message to the Legislative Council.

Ordered, That Mr. Macdonald of Kingston have Mining Comleave to bring in a Bill to incorporate "The pany Bill. British American Mining Company."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

Ordered, That the Bill to incorporate "The Mon-Montreal "treal Consumer's Gas Company" be read a Gas Bill. second time on Thursday next.

Ordered, That Mr. Duggan have leave to bring in Embicoke a Bill to incorporate certain persons under the Road Bill. name of "the Etobicoke and Mono sixth line "Road Company."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

On motion of Mr. Smith of Wentworth, seconded by Mr. Roblin,

Ordered, That the Order for Engrossing the Bill Great Western to incorporate a Company to extend the Great Ballroad Bill. Western Railroad from Hamilton to Toronto, be discharged.

Ordered, That the said Bill be now recommitted to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

The Honourable Mr. DeBleury took the Chair of the Committee, and after some time spent therein, Mr. Speaker resumed the Chair,

And the Honourable Mr. DeBleury reported that the Committee had gone through the Bill, and had made further amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. LeMoine, from the Committee of the whole Penlientiary House, on the Bill to consolidate and amend the Laws, Bill. relating to the Provincial Penitentiary, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed.

Mr. Rousseau, from the Committee of the whole District Course House on the recommitted Bill to amend an Act Bill, (U. C.) passed during the last Session of this Parliament, intituled, "An Act to amend, consolidate, and reduce "into one Act, the several laws now in force establishing or regulating the practice of District Courts in "the several Districts of that part of this Province "formerly Upper Canada," reported, according to order, that the Committee had gone through the Bill without making any further amendment thereto;—and the amendments made to the said Bill on the first committal thereof were then again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be en-

grossed.

Court Ball.

The Order of the Day for the second reading of the Bill to exempt certain mercantile transact from the operation of the law for the prevention of Usury, being read;

The Honourable Mr. Solicitor General Sheri moved, seconded by Mr. Duggan, That the said Bill

be now read a second time.

Mr. Smith, of Frontenac, moved in amendment, seconded by Mr. Lantier, that the word "now" in the said motion be struck out, and the words "this day six months" added thereto.

The Question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:

Messieurs Aylıcin, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chalmers, Chauveau, Christie, Desaunier, DeWitt, Foster, Gowan, Guillet, Jessup, Jobin, Johnston, La Fontaine, Lantier, Laterrière, Laurin, LeMoine, Leslie, Macdonald of CORNWALL, Macdonell of Stormont, M'Connell, Merritt, Meyers, Nelson, Papineau, Powell, Price, Robinson, Roblin, Rousseau, Seymour, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of Paescorr, Taché, Solicitor General Taschereau, and Viger.—(43.)

Messieurs Boulton, Cayley, Colvile, Cummings, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Hall, Macdonald of Kingston, Moffatt, Monro, Murney, Sherwood of BROCKVILLE, Solicitor General Sherwood, Thompson, and Williams.

So it was carried in the affimative.

The Question being then put on the main motion, as amended, it was agreed to by the House, and Ordered, That the said Bill be read a second time

this day six months.

Dempsey's Relief Bill.

The Order of the Day for the House in Committee on the Bill to authorize the Courts of Queen's Bench and of Chancery, in Upper Canada, in their discretion, to admit John W. Dempsey to practice as an Attorney and Solicitor therein, being read;

The House accordingly resolved itself into the said

Committee.

The Honourable Mr. La Fontaine took the Chair of the Committee, and after some time spent therein, Mr. Speaker resumed the Chair;

And the Honourable Mr. La Fontaine reported that the Committee had gone through the Bill, without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

Hastings Titles

The Order of the Day for the House in Committee on the Bill to remedy certain defects in the Registration of Titles in the County of Hastings, in Upper Canada, being read;

The House accordingly resolved itself into the said Committee

The Honourable Mr. Cayley took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; ...

And the Honourable Mr. Cayley reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Public Road

Bill.

The Order of the Day for the second reading of the Bill to prevent the opening of Government allowances for Roads, without an order from the Municipal Council of the District in which the said allowances are situated, being read;

The said Bill was accordingly read, and ordered to be Engrossed.

The Order of the Day for the second reading of School Lands the Rill to amend the Act therein mentioned, relating to the appropriation of monies derived from the sale of School Lands, in Upper Canada, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

The Order of the Day for the second reading of Odd Fellows the Bill to enable the several Lodges of the Society Bin. of "Odd Fellows," to hold real and personal Estate in this Province, being read;

Ordered, That the said Bill be read a second time

on Friday next.

The Order of the Day for the second reading of Huntingdon the Bill to incorporate "the Huntingdon Plank Road Bill. Company," being read;

The said Bill was accordingly read and committed to a Committee of the whole House on Wednesday

The Order of the Day for the House in Com-Magdalen mittee on the Bill relating to the Magdalen Islands, Islands Bill. in the Gulf St Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Williams took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Williams reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

The Order of the Day for the second reading of Sizes of the Engrossed Bill from the Legislative Council, in-Schools Bill. tituled, "An Act to provide for vesting in Trustees "the Sites of Schools in that part of this Province "called Upper Canada," being read;
The said Bill was read accordingly.
Ordered, That the said Bill be read a third time

on Thursday next.

The Order of the Day for the second reading of Supervisor of the Bill to increase the salary of the Supervisor of Cullers Bill. Cullers, being read;

Mr. Stewart of Bytown moved, seconded by the Honourable Mr. Aylwin, that the said Bill be now read a second time.

The Question having been put upon the said motion, a division ensued, and it was carried in the affirmative.

The said Bill was accordingly read, and committed to a Committee of the whole House,

Mr. Leslie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Leslie reported that the Committee had one through the Bill, and had made an amendment thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Lake Huron the Bill to amend an Act passed in the 8th year of Railroad Bill. the Bill to amend an Act passed in the 8th year of Her Majesty's Reign, intituled, "An Act to amend "an Act passed in the sixth year of the Reign of "His late Majesty King William the Fourth, inti"tuled, An Act to incorporate the City of Toronto
"and Lake Huron Railroad Company," being read;
The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Johnston took the Chair of the Committee, and after some time ment therein.

and after some time spent therein,

Mr. Speaker resumed the Chair,

Lake Haron Relicoad Bill.

And Mr. Johnston reported the Bill back to the House.

Ordered, That the said Bill be referred to the Select Committee on Railroads.

Niagara Dis-trict Town Bill.

The Order of the Day for the second reading of the Bill to remove the Site of the District Town of Niagara to Port Robinson, in the Township of Thorold, being read;

Mr. Cummings moved, seconded by Mr. Thompson, that the said Bill be now read a second time.

Mr. Dickson moved, in amendment, seconded by the Honourable Mr. Solicitor General Sherwood, that the word "now," in the said motion, be struck out, and the words "this day six months" added

The Question having been put on the motion of amendment, the House divided thereon.

> Yeas..... 30 Nays..... 12

So it was carried in the affirmative.

The Question being then put on the main motion, as amended, it was agreed to by the House, and

Ordered, That the said Bill be read a second time this day six months.

iliders Postmoned.

Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Viger,
The House adjourned.

Martis, 28° die Aprilis.

Anno Nono, Victoriæ Reginæ, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up and laid on the table.

By Mr. Jobin,—The Petition of G. L. Perry and others, residing on a certain part of the road between Montreal and the Parish of Sault au Recollet; and the Petition of the Reverend A. Duranseaux and others, of St. Michel, Lachine.

By the Honourable Mr. Moffatt,—The Petition of the Honourable Austin Cuvillier and others, Citizens

of Montreal.

School Lands Bill.

An Engrossed Bill to amend the Act therein mentioned, relating to the appropriation of Monies derived from the sale of School Lands in Upper Canada, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Roblin do carry the said Bill to the Legislative Council, and desire their concur-

Magdalen Islands Bill. An Engrossed Bill, relating to the Magdalen Islands, in the Gulf St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands, was read for the third time.

Resolved, That the Bill do pass, and the Title be, "An Act relating to the Magdalen Islands, in "the Gulf St. Lawrence, and to enable the inhabitants, householders therein, to establish "a Municipal Council in the said Islands, and "to extend like advantages to certain localities

"in the County of Saguenay, and to those parts " of the Counties of Rimouski and Kamouraska, "known as the Madawaska Territory."

Ordered, That Mr. Christie do carry the said Bill to the Legislative Council, and desire their con-

An Engrossed Bill, to prevent the opening of Public Russ Government allowances for Roads, without an order from the Municipal Council of the District in which the said allowances are situated, was read for the third time

Resolved, That the Bill do pass, and the Title be, "An Act to prevent the opening of Govern-"ment allowances for roads, without an order "from the District Council of the District in "which the said allowances are situate."

Ordered, That Mr. Sherwood, of Brockville, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill, to consolidate and amend the Bill. Laws relating to the Provincial Penitentiary, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Draper, do carry the said Bill to the Legislative Council, and desire their concur-

An Engrossed Bill to amend an act passed during District Courts the last Session of this Parliament, intituled, "An Bill. "Act to amend, consolidate, and reduce into one "Act, the several laws now in force, establishing or "regulating the practice of District Courts in the "several Districts of that part of this Province for-"merly Upper Canada," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney Gen-

eral Draper do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to authorize the Courts of Dempsey Queen's Bench, and of Chancery in Upper Canada, Relief Bill in their discretion, to admit John W. Dempsey to practice as an Attorney and Solicitor therein, was read for the third time.

Resolved, That the Bill do pass.
Ordered, That Mr. Gowan do carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. Chauveau, Chairman of the Select Committee, Oxford appointed to try the merits of the Petition of the Election. Honourable Francis Hincks of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, presented to the House the following Report:

Your Committee, in their Sitting of this Day, passed the following Resolution:-

Resolved, That the Chairman do ask leave of the House to adjourn until Thursday next, at nine

o'clock, A. M.
Ordered, That the said Committee have leave to adjourn until Thursday next at nine o'clock, A.M.

Ordered, That the Petition of J. T. Brondgeest, Petitions re-Esquire, and others, of Hochelaga, be referred ferred:to the Select Committee, to which was referred J. T. Brondthe Petition of E. Guy, Esquire, and others, geest, et al. residing on the Lower Lachine Road, and other references.

Ordered, That the Petition of L. Esdras Manseault, L. E. Man-Esquire, Mayor, and others, the Municipal scault, et al. Councillors of the Parish of St. Antoine de la Baie du Febvre, in the County of Yamaska; and the Petition of Edward G. Dugré and E. G. Dugré. others, of the Parish of St. Michel d'Yamaska, et al. be referred to the Select Committee, to which was referred the Petition of P. Besse and others, of Chambly, in the County of Chambly.

Mr. Williams, from the Select Committee ap-West Halton pointed to try the merits of the Petition of James Election.

West Halton Blection.

Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Hall ton; reported that the Committee met this day, pursuant to the adjournment of yesterday, but in consequence of the absence of Mr. Chabet, a Member of the Committee, they were unable to proceed to busi-

Ordered, That Mr. Chabot, Member for the City of Quebec, do attend in his place in this House at the next sitting thereof.

Aericultural Monutains.)

Report.

Mr. Scott, from the Select Committee to which Two was referred the Petition of the Reverend J. Paquin and others, of the County of Two Mountains, and another reference, presented to the House the Report

Your Committee, after mature deliberation, are

unanimously of opinion,
1st. That the Petition of the Reverend J. Paquin and others, praying that each Parish or Township in the County be authorized to hold separate Agricultural Societies, ought not to be granted, but in consideration of the great extent of the said County, they ought to have at least two places for holding such Societies, and that St. Andrews and St. Eustache bethe places in the said County, and that two such places be also allowed to the County of Berthier, and that each such Society be held obliged to conform to the same rules and regulations, as if but one District Society were allowed.

2nd. It appears reasonable and just that the prayer of the Petition of the Vice President on behalf of the Montreal District Agricultural Society be granted, and that they may be allowed to expend the money still remaining in their hands, amounting to £74 5s. as if the time had not clapsed for so doing, in the purchase of animals of an improved breed, grains and seeds, and also, of improved agricultural implements

for the use of the suid District.

Ordered, That Mr. Scott have leave to bring in a Bill to allow the formation of more than one Agricultural Society in a County in Lower Canada, and for the relief of the Society for the County of Montreal.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Fri-

day next.

Bill

Registry Laws The Honourapie Bar. Sounds was referred 13th, (U. C.) from the Select Committee to which was referred the Registry Laws the Bill to consolidate and amend the Registry Laws of Upper Canada, reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House to-

Private Bills.

Mr. Hale, from the Standing Committee on Private Bills, presented to the House the Eleventh Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Commercial Bank Charter Your Committee have examined the Bill to amend an Act, intituled, "An Act to extend the "Charter of the Commercial Bank of the Midland "District, and to increase its capital Stock," and have made several amendments thereto, which they submit to your Honourable House.

Hamilton Incorporation.

They have also considered the Petition of Sir Allan N. Macnab and others, praying for an extension of the limits of Hamilton, and that the said Town be North America, &c. &c. erected into a City.

Also, the Petition of Sister E. Forbes dite M'Mul- Sisters of len and others, Sisters of Charity of the General Hos-General lies pital of Montreal, (Saurs Grises) praying to be em-pital, (Monpowered to sell certain portions of their property, weal) and they beg to recommend that the prayers of the said Petitions respectively, be granted

A Message from the Legislative Council, by John Nessage from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

Mr. Speaker,

The Legislative Council have passed the Bill, in-Bronte Hartituled, "An Act to revive and extend an Act of bour Bill. "the Parliament of Upper Canada, third Victoria, "chapter thirty-three, intituled, 'An Act to incorporate certain persons, under the name and style of of the said Committee, which was again read at the "the 'President, Directors and Company, of the Clerk's table, and is as followeth:—

"Bronté Harbour," without any amendment. And then he withdrew.

On motion of Mr. Colvile, seconded by Mr. Drum-

Resolved, That an humble Address be presented to Address, Law
His Excellency the Governor General, praying Costs on Lands
that he will be pleased to disset the proposed of persons that he will be pleased to direct the proper officer Transported. to lay before this House, a Statement of the Law costs due on certain Lands seized by the Sheriff; and the said Lands belonging to individuals who were transported for taking part in the late Rebellion.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

The Honourable Mr. Daly, one of Her Majesty's Returns to Executive Council, laid before the House by com-Addresses. mand of His Excellency the Governor General,

Return to an Address from the Legislative Assem- Mining, &c. bly to His Excellency the Administrator of the Government, dated the 14th instant, praying that His Excellency would be pleased to cause to be laid before them "A Statement of all Location Tickets for occupation of Lands for Mining and other purposes, in that part of this Province, which heretofore constituted the Province of Upper Canada, and the names of the parties to whom the same have been given."

SECRETARY'S OFFICE,

Montreal, 27th April, 1846. No "Location Tickets for occupation of Lands, for Mining or other purposes," a statement of which is applied for in the Address of the Legislative As-

sembly, have been issued by the Government. Licenses to explore the North and North-Eastern shores of Lake Superior for Mines and Minerals, a copy of which is transmitted herewith, have been

granted to the following individuals:

John Prince, W. C. Meredith, S. B. Harrison, Edward Ryan, Chs. Bockus and Donald Ross, Thos. Ryan, John Stuart, Jas. Bell Forsyth, Arthur Rankin, Stephen J. Lyman, Peter M'Gill and others, A. D. M'Lean, George Desbarats, W. B. Jarvis and others, John Ewart, Robt. J. Turner, Allan M Donell, Jas. Wilson, W. Hamilton Merritt, Chs. Jones, James Hamilton, A. & S. Bagg, James Ferrier, Stewart Derbishire. By Command,

D. DALY, Secretary.

By His Excellency the Right Honourable Charles Theophilus, Baron Metcalfe, of Fernhill, in the County of Berks, G. C. B., Governor General of British

To all to whom these presents shall come,

GREETING,

Mining, &c.

Whereas the following Report of a Committee of the Executive Council of Canada, has been approved in Council, with reference to a communicarespecting certain Mines, supposed to exist in the neighbourhood of Lake Superior, that is to say: - "The Committee have " taken into consideration the application of

and are of opinion, that the interests of

" the Province may be promoted by the said being authorized by License, to Survey, "Explore, and Search for Mines and Minerals in and through the Region and Lands lying on the "North and Eastern shores of Lake Superior, such "Survey and Scarch being made free of expense " to the Government, to be faithfully made, and a "Report of the result transmitted with all conve-" nient speed to the Secretary of the Province, for "the information of the Government of the said " Province; and should the exploration in question, " by the said prove satisfactory, the "Committee would recommend them as entitled to

"a preference in any arrangement to be hereafter made for any working of the Mines to be discovered, upon such terms as may be hereafter "agreed upon. The said preference being under-"stood to mean, that should the said

"discover a bed or beds of Ore, which they may " consider an object to work, they shall be regarded "as entitled to a License of authority over such " tract of Land, for such period and upon such terms "as the Government may see fit to establish, when " it is possessed of fuller information."

Now, Know ye, that reposing trust and confidence in the loyalty, integrity, and ability of him the I have, in accordance with the before-mentioned Report of Council, authorized and empowered, and do by these presents authorize and empower him the said to Survey, Explore, and Search throughout the said Regions and Lands in the neighbourhood of Lake Superior, for the purpose above-mentioned, under the express conditions and terms, and with the understanding conveyed in the before-mentioned Report of Council, and therein mentioned and expressed.

Ontario and Huron Road Expenditure.

Return to an Address from the Legislative Assembly, to His Excellency the Administrator of the Government, dated the 27th ultimo, "requesting His Excellency to inform them respecting the expenditure of the Thirty Thousand Pounds, granted by the 4th and 5th Victoria, chap. 28, for improving the main Northern Road from Lake Ontario at Toronto,

"First, The amount expended by the Board of Works, under Mr. Hawkins, for Exploring and Surveying the Road from Bradford to Barrie, and for similar expenses on the Road from Bradford to Burrie, via Bond Head and the Essa Line.'

"Second, The amount paid for similar expenses to the above on the Penetanguishine Road, from Barrie to Penetanguishine.

"Third, The amount expended in improving the Coldwater Road, from the Village of The Narrows to Coldwater, under the superintendence of Mr. Hawkins, distinguishing the amount expended for labour done on the road, by contract or otherwise, from that paid for salaries of Engineers, Overseers, Paymasters, and other Assistants.

Fourth, The amount expended in extending the Road from Coldwater to Sturgeon Bay, on Lake Huron, under Mr. Hawkins, showing the amount paid for labour, and that for Superintendents, separately, as in the last; and also by what authority this extension of the Road was ordered."

"Fifth, The amount expended in Building and Osterio and Repairing the Bridge over the Narrows of Lake Huren Read Simcoe, and making the Road from it to the Village of The Narrows, and also stating by what authority that expenditure took place."

"Sixth, The amount expended in Exploring, Surveying and Estimating for work on the Whitby and Lake Sincoe Road, by Mr. Lyons, during the past years, preparatory to expending the sum of Two Thousand Pounds, granted during the last Session, for continuing the improvements of that Road." for continuing the improvements of that Road."

No. 507.

BOARD OF WORKS, Montreal, 25th April, 1846.

I have the honour herewith to transmit, for the information of His Excellency, the Governor General, the Statement, called for by an Address of the House of Assembly, " respecting the expenditure of "the £30,000 granted by the 4 & 5 Vic., ch. 28, for improving the Main Northern Road from Lake Ontario, at Toronto, to Lake Huron."

1st and 2nd.—" The amount expended by the " Board of Works, under Mr. Hawkins, for explor-"ing and surveying the road from Bradford to Bar-" rie, via Bond Head and the Essa line; also, 2nd, "The amount paid for similar expenses to the above " on the Penetanguishine road from Barrie to Pene-" tanguishine."

The Statement shows the gross amount of these expenses, but from the continued and conflicting representations and memorials which were from time to time made in favour of and against the respective lines, repeated surveys had to be made, the expenses attendant upon which are all embraced in the one

account, as rendered.

3rd.—Statement shewing "the amount expended " in improving the Coldwater Road, from the Village " of The Narrows to Coldwater, under the superin-tendence of Mr. Hawkins, distinguishing the " amount expended for labour from that paid for sa-"laries of Engineers, Overseers, Paymasters, and " other Assistants."

4th.—" The amount expended in extending the "Road from Coldwater to Sturgeon Bay on Lake

This sum is included in the preceding. There was no separate account kept of the expenditure upon the portions of the Coldwater portage road range

The object of this part of the appropriation was two-fold. First, to connect the navigation of Lake Simcoe at the Narrows, with a suitable and safe landing place on Lake Huron, by the improvement of the Coldwater portage. Sturgeon Bay was necessarily the terminating point, and that it is desirable to finish the road thereto as soon as possible, the present urgent applications for the completion of the termination of the road at the pier or wharf at Sturgeon Bay satisfactorily prove. The second benefit proposed to be derived from the improvement of this road was, that it could be extended to the head of the Scugog and Windsor Harbour road, and thereby afford a very direct communication from Lake Ontario, at Windsor Harbour, to Lake Huron, at Stur-

geon Bay.
5th.—" The amount expended in building and repairing the Bridge across the Narrows of Lake " Simcoe, and making the road from it to the Village " of The Narrows."

The cost of the Bridge is shown in the accompany ing Statement; the cost of that portion of the road is also included in the general expenditure upon the Coldwater portage road from the Narrows of Lake Simcoe to Lake Huron.

One of the proposed objects of this expenditure being, as already stated, towards the opening of a di-

Ontario and Huron Road Expenditure.

rect line of communication from Windsor Harbour, on Lake Ontario, to Sturgeon Bay, on Lake Huron the construction of this Bridge was naturally involved therein,—that it was so considered, the many and urgent memorials from that section of the county at the time of its commencement sufficiently shews, and first time, and ordered to be read a second time on the subsequent grant of money to open the road from the Bridge over the Narrows "to the head of the Windsor Harbour and Lake Scugog Road" clearly indicates the intention of the Legislature.

The several surveys made by Mr. Hawkins being preliminary to the expenditure of the whole of this appropriation upon the various works embraced in it, the estimate for which (£33,333 7s. 5d. +£6,500) was submitted to the Legislature at its last Session, the cost thereof is justly chargeable, not alone to the portion of road executed at the period of Mr. Hawkins' removal, but to the entire of the estimate.

I have the honour to be, SIR,

Your very obedient servant, HAMILTON H. KILLALY,

Chairman.

The Honourable D. DALY, Provincial Secretary, &c. &c. &c.

STATEMENT shewing the portion of the appropriation of 4 & 5 Vic., chap. 28, for improving the Main North Toronto Road from Lake Ontario, at Toronto, to Lake Huron, expended under Mr. Hawkins, and the amount expended on Survey of the Whitby and Lake Simcoe Road, from the £2,000 voted last Session of the Legislature.

SURVEY BY MR. HAWKINS OF ROADS FROM BRADFORD TO BARRIE.

		8.	d.	£	8.	d,
Examination of the road from Barrie				•		
to Penetanguishine, and the Cold-				[
water Road; also a section of the Narrows of Lake Simcoe, 161 days			^	į		
Pay lists of men employed on above				1		
ray usts of men employed on above	4.00	41	- 1	360	16	
Salary of Mr. Hawkins, from 9th Janu-				.300	10	1
	309	11	10	i		
Salary of John Ryan, Bridge Keeper,		••		1		
and Assistant		5	0	!		
Travelling expenses of Mr. Hawkins.		_	Ĭ	ĺ		
from January, 1844, to July, 1845	22	10	0	i		
Land damages paid sundry proprietors	32	18	0	1		
Postages	39	19	4	ļ"		
Sundries, stationery, advertizing, &c.	24	19	11			
				496	4	1
Labour by contract and day labour	•••	•		3339	-	
Narrows Bridge	***	•	•• 1	1544	.5	2
	ŀ		£	5741	0	8
Survey by Mr. Lyons on the Whitby						
and Lake Simcoe Road				54	10	2
				•		

Certified to be a true abstract from the documents in this Department.

THOMAS A. BEGLY,

Secretary.

BOARD OF WORKS, 22d April, 1846.

Address of Congratulation.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, rose in his place, and acquainted Mr. Speaker and the House, that His Excellency, the Governor General, will receive this House with their Address of Congratulation to-morrow at one

Adjournment.

Ordered, That when this House doth adjourn, it will adjourn until to-morrow at half-past twelve o'clock, P. M.

Ordered, That the Honourable Mr. Aylwin have Quebec School leave to bring in a Bill to incorporate "the Bri-Society Bill. "tish and Canadian School Society" of Quebec.

He accordingly presented the said Bill to the House, and the same was received and read for the Tuesday next.

Ordered, That Mr. Jessup have leave to bring in MILL Dam a Bill to afford relief to owners of Mill-Dams in Bill, (U. C.) Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Murney have leave to bring in Moirs Milla Bill to require Slides of certain dimensions to Dam Bill. be erected upon the several Mill-Dams in the River Moira in the County of Hastings

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That Mr. Jessup have leave to bring in a Limits of Bill to amend the Act for defining the limits of Counties and Counties and Districts in Honor Counties and Districts Bill. Counties and Districts in Upper Canada.

He accordingly presented the said Bill to the (U.C.) House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Laurin, seconded by Mr. Chauveau,

Resolved, That this House do now resolve itself Advocates and into a Committee of the whole House, to con-Autorocys sider the expediency of granting to Advocates and to Attorneys duly Commissioned, practising before the Commissioner's Courts, in the Cities of Quebec and Montreal, and in the Town of Three Rivers, the same fees and emoluments as are allowed by the Judicature Act, 7 Vict. Chap. 16, in actions of the third Class, brought at the Inferior Terms and Circuit Courts.

The House accordingly resolved itself into the said Committee.

Mr. Hale took the Chair of the Committee, and after some time spent therein, Mr. Speaker resumed the Chair.

The Honourable Mr. Daly, one of Her Majesty's Return to Executive Council, laid before the House, by com-Address.

mand of His Excellency the Governor General,
Return to an Address of the Legislative Assembly Cul-du-Sac to the Governor General, praying that His Excel-Corresponlency will be pleased to communicate to the House dence.
"a copy of all correspondences which have taken "place between the Executive Government and the " Quebec Trinity House, and the Quebec Corporation, "concerning the place called the Cul-de-Sac, in the "City of Quebec, from the 1st January 1840, up to "this date.

Extract from the proceedings of the City Council at a Special Meeting of the said Council, held November 27th, 1840.

Resolved, On the motion of Alderman Jones, seconded by Councillor Shaw.

That the communication sent to the Corporation of the Trinity, relative to a portion of the Cul-de-Sac, required for the use of the City, with the answer thereto, be transmitted to His Excellency the Governor General, with a respectful request that His Excellency will be pleased to take the same into his favourable consideration.

Certified.

GEO. FUTVOYE, (Signed) City Clerk.

November 28th, 1840.

Cul-de-Suc Correspondence. Copy of Correspondence between the Corporation of the City of Quebec and the Corporation of the Trinity House, relative to a portion of the Cul-de-Suc required by the former Corporation for the use of the City.

CITY HALL, 16th September, 1840.

Sir,

I have the honour herewith to transmit to you a Resolution passed by the Council of the Corporation of the City of Quebec at their sitting, on the 15th instant, which I will thank you to lay before the Board of the Trinity at your carliest convenience.

I have, &c., (Signed,)

GEO. FUTVOYE, City Clerk.

E. B. Lindsay, Esquire, Registrar, Trinity House.

Extract from the proceedings of the City Council, 15th September, 1840.

Resolved, On the motion of Alderman Jones, sec-

onded by Alderman Massue,

That this Council do make immediate application to the Corporation of the Trinity House for permission to take in so much of the Cul-de-Sac as will be necessary to make a Street across the same, leading from the corner of James Hunt's property, to the centre passage, opposite the houses occupied by one Prevost, a Blockmaker, as the present communication is quite inadequate to the present and rapidly increasing intercourse between the City and the Coves; and furthermore, to enable the Council to allot the space which there will be between the two streets, as a Stand for Carters, &c., whereby this nuisance may be removed from the public streets, and form a source of revenue to the City Funds.

(ANSWER TO THE ABOVE.)
TRINITY HOUSE,
Quebec, 23rd September, 1840.

SIR.

We are directed to transmit to you the enclosed copy of the minutes of the Trinity Board, respecting the application made by the Corporation of the City for a part of the Cul-de-Sac; and request that you will be pleased to lay the same before the City Council.

We have, &c.,
(Signed,) LINDSAY & MUIR,
R. T. H. Q.

G Futvoye, Esquire, City Clerk.

(ENCLOSURE.)

TRINITY HOUSE, Quebec, 22nd September, 1840.

PRESENT:

The Honourable J. Stewart, Master, Honourable G. Pemberton, Warden, D. Burnet, Esquire, Warden, J. Lambly, Harbour Master and Warden.

Read the following communication from the City Clerk, and the accompanying Resolution of the Corporation of the City; viz:—

"CITY HALL, "16th September, 1840.

" SIR

"I have the honour herewith to transmit to you a Resolution passed by the Council of the Corporation of the City of Quebec at their sitting, on the 15th instant, which I will thank you to lay before the Board of the Trinity at your earliest convenience.

"I have, &c.

"(Signed,) GEO. FUTVOYE,

" City Clerk.

" E. B. LINDSAY, Esquire,
"Registrar, Trinity House."

"Extract from the proceedings of the City Council, Cul-du-Sac 15th September, 1840.

"Resolved, On the motion of Alderman Jones, sec-

onded by Alderman Massue,

"That this Council do make immediate application to the Corporation of the Trinity House for permission to take in so much of the Cul-de-Sac as will be necessary to make a street across the same, leading from the corner of James Hunt's property to the centre passage, opposite the houses occupied by one Prevost, a Blockmaker, as the present communication is quite inadequate to the present and rapidly increasing intercourse between the City and the Coves; and furthermore, to enable the Council to allot the space which there will be between the two streets, as a Stand for Carters, &c., whereby this nuisance may be removed from the public streets, and form a source of revenue to the City Funds."

And the same being duly considered, it was Resolved, that under the Provincial Act of the 51 Geo. 3, c. 12, sec. 11, this Corporation is vested with the Harbour of the Cul-de-Sac, but that by the 12th section of the same Act they are prohibited from reducing the same for any purpose whatsoever.

Ordered, That the above Resolution be communicated to the Worshipful the Mayor and the Corporation of the City.

(Signed,) LINDSAY & MUIR, R. T. H., Q.

Certified. (Signed) Geo. Furvoye, City Clerk. Quebec, 28th November, 1840.

Copy.

Chief Secretary's Office, Montreal, 4th December, 1840.

Sili

I am commanded by the Governor General to acknowledge the receipt of the proceedings of the Council of Quebec, which you placed in my hands, relative to the acquisition by the City of a portion of the Cul-de-Sac, with a view to improve the Town.

The object of bringing this subject under His Excellency's consideration is to obtain an alteration of the Act 51 Geo. III., c. 12, so as to allow the Corporation of the Trinity House to dispose of the property in question. But on referring to the correspondence between the Town Council and the Trinity House, II is Excellency observes that while the latter state their legal inability to comply with the wishes of the Council, they express no opinion on the propriety of such a compliance, nor do they comment on the effect which the proposed alteration might perhaps have on the navigation of the River. Before His Excellency can decide upon the application of the Town Council, it will be necessary that he should receive a full Report from the Trinity House on this point, and he has accordingly caused that Board to be addressed upon the matter.

I have, &c.,
(Signed,) T. W. C. MURDOCH,
Chief Secretary.

The Mayor of Quebec, &c. &c. &c.

CHIEF SECRETARY'S OFFICE, Montreal, 5th Dec., 1840.

GENTLEMEN,

The Governor General has received from the Town Council of Quebec, copies of certain proceedings and correspondence had with your Corporation, relative to the acquisition for the improvement of the City, of a portion of the Cul-de-Sac.

City, of a portion of the Cul-de-Sac.

The object of the Council in bringing this matter to His Excellency's notice, is to obtain such an alteration of the Act 51 Geo. 3rd, cap. 12, as would

Culda Sac l'orrespon-

authorize you to alienate the property in question. As, however, the correspondence contains no expression of your opinion in regard to the propriety of making the required grant, nor as to the effect which the contemplated alterations might have on the navigation of the River, the Council have been informed, that before His Excellency can decide upon their application, it will be necessary that he should receive from you a full report on those points. I have therefore to request that you will furnish the re-quired information with the least possible delay.

I have, &c. (Signed,) T. W. C. MURDOCH, Chief Sec.

The Master and Wardens of the Quebec Trinity House, Quebec.

> TRINITY HOUSE, Quebec, 8th Dec., 1840.

SIR,

We have the honour to transmit to you, herewith enclosed, a copy of the proceedings of the Trinity Board on receipt of your letter of the 5th instant, for the information of His Excellency the Governor General.

And we beg to inform you, that on application to the Master of this Corporation, now in Montreal,
This Plan is under. a Plan of the Cul-de-Sac may be ob-This Plan is under-stood to have been returned to Mr. Caron, in 1840. tained, shewing the portion of that Harbour which is proposed to be granted to the City Corporation. We have, &c.

LINDSAY & MUIR, (Signed,) R. T. H. Q.

T. W. C. Murdoch, Esq. Chief Secretary.

> TRINITY House, Quebec, 8th Dec., 1840.

Present:

Henry Lemesurier, Esq., Deputy Master. The Honourable G. Pemberton, Warden. Ino. Lambly, Esq., H. M. and Warden. Robt. Young, Esq., S. P. and Warden.

Read the following letter from the Chief Secretary, viz :-

(See Letter above, dated 8th Dec., instant.)

And the Board having had reference to their Address to the Governor General, of the 20th Oct. last, wherein they have expressed, as their opinion, that the portion of the Cul-de-Sac required by the Corporation of the City of Quebec for public purposes, might be granted without any detriment arising to the Harbour, and the Board being still of the same opinion, and considering that the contemplated alteration would not cause any obstruction to the navigation, it was

Resolved, That this Board do respectfully recommend, as they have already done by their said Address, such an alteration to be made to the Act of the 51 Geo. 3, cap. 12, as will authorize this Corporation to alienate the property in question.

Ordered, That a copy of the above Minute be transmitted to the Chief Secretary, for the information of His Excellency the Governor General

Attest.

(Signed,) LINDSAY & MUIR, R. T. H. Quebec.

Note.—Upon this correspondence the Ordinance | The Hon. D. DALY, 4th Victoria, cap. 6, was prepared and passed by the Special Council.

(Copy.)

Cul-de.Sac

To His Excellency Lieutenant General the Right dence. Honourable Charles Murray, Earl Cathcart, of Cathcart, in the County of Renfrew, K. C. B., Administrator of the Government of the Province of Canada, and Commander of Her Majesty's Forces in British North America, &c. &c. &c.

The Petition of the Mayor and Councillors of the City of Quebec,

HUMBLY SHEWETH

That the increasing population and wants of the City of Quebec require additional space for the establishment of Markets and other public buildings, and, from the limited extent of unoccupied land within the limits of the City, the City Council find that this object cannot be fully attained, unless there be placed at their disposal a lot of land in the Lower Town of Quebec, commonly called the Cul-de-Sac, of which a plan and description are herewith humbly submitted.

That this lot of land, now under the control of the Trinity House for the purposes of management only, produces but a small revenue, and, as your Petitioners conceive, ought to be rendered useful to the City.

That, impressed with these views, the City Council have deemed it expedient that an application should be made to Your Excellency, to have the lot of land in question made over to them.

Wherefore, your Petitioners humbly pray, that Your Excellency will be pleased to direct such steps to be taken, by Legislative enactment, or otherwise, as in your wisdom may be deemed necessary, to vest in your Petitioners the lot of land in question, subject to such terms and conditions as to Your Excellency may seem just and proper.

And your Petitioners, as in duty bound, will ever

pray.

(Signed,) G. O'KILL STUART. Mayor of Quebec.

Montreal, 9th March, 1846.

(Copy.)

Description of the Cul-de-Sac Harbour.

The Harbour called the Cul-de-Sac is situated in Saint Peter's Ward, and is bounded towards the West by Cul-de-Sac Street, towards the East by a line drawn over the deep water of the St. Lawrence, starting form the South-east angle of Napoleon Wharf, and running Southward to the North-east angle of the Queen's Wharf; joining towards the North the aforesaid Napoleon Wharf, and towards the South the said Queen's Wharf.

(Signed,) JOS. HAMEL. Road Surveyor.

ROAD SURVEYOR'S OFFICE, Quebec, 20th February, 1846.

(Copy.)

TRINITY HOUSE, Quebec, 17th April, 1846.

Herewith enclosed, we have the honour, by direction of the Trinity Board, to return the Petition of the City Corporation for a cession of the Cul-de-Sac, and, at the same time, to transmit to you a copy of the proceedings of the Board thereon, for the information of His Excellency the Administrator of the Government.

We have, &c. LINDSAY & LEMOINE (Signed,) R. T. H. Quebec,

Provincial Secretary, Montreal Cul-de-Soc Correspondence.

TRINITY HOUSE, Quebec, 17th April, 1846.

Present:

The Honourable J. Stewart, Master. Henry Lemesurier, Esq., Deputy Master.
William Patton, Esq., Warden.
Edward Boxer, Esq., H. M. and Warden.
R. J. Alleyn, Esq., Warden.

The Board resumed the consideration of the Petition from the Mayor and City Council to the Administrator of the Government, and referred to this Board by order of His Excellency, for their report thereon, praying for a cession to the City Corporation of the Harbour of the Cul-de-Sac.

And the Board, seeing that the Cul-de-Sac is the only open space in the Lower Town, for the resort of small craft and for square-rigged vessels, in stress of weather, it may be considered in the light of a Harbour of Refuge; and is capable of improvement for these purposes, and for the erection of a Wharf, Stores, and Offices, for the use of the Trinity House. Under these circumstances, therefore, the Board are decidedly of opinion, that a cession of this Property ought not to be made to the City Corporation for the establishment of Markets or other Public Buildings.

Ordered, That a copy of the above Minute be transmitted to the Provincial Secretary, for the information of His Excellency, the Administrator of the Government.

Attest.

(Signed,) LINDSAY & LEMOINE, R. T. H. Quebec.

Cascades Plank

Return to an Address of the Legislative Assembly, to His Excellency the Governor General, praying that His Excellency will be pleased to cause to be laid before the House, "a Statement, shewing the different Tenders offered and made for the Lease of the Tolls on the Cascades Plank Road, during the current year; the dates of all such Tenders; by whom they were made; at what amount or prices, and to whom, and when, the Tolls on the Cascades Plank Road were Let for the current year, commenced since the Spring of 1845.

> Board of Works, Montreal, 21st April, 1846.

I have the honour to transmit, for the information of His Excellency, the Administrator of the Government, "A Statement, shewing the different Tenders offered and made for the Lease of the Tolls of the Cascades Plank Road, during the current year," and giving the other information called for by the House of Assembly of the 14th instant.

Dates of Tender. Name. Portion Tendered for. Amount. 1845. 151 0 0 19th April | N. A. Dunn Gate No. 3 P. T. Masson 9th May Whole Road 330 0 0 10th Do. J. Simpson, 188 0 Do. 13th Do. Do. Do. 253 10 0

Upon the examination of the Tenders, the Board were of opinion, that the offer of N. A. Dunn should be accepted for Gate No. 3, and that Mr. Masson should be applied to, to know whether he would take the remaining Gates, and if so, what he would consent

to give.
He declined taking any Gates unless he got the whole, and as the Board were desirous of not being under the necessity of having and paying men to collect at, the Gates, he was offered the entire at £400. The utmost he would agree to give was £330 per annum; and taking into consideration that it was but for one year, the Board decided on acmaintaining a winter road.

The sale of the Tolls on this road for the next year is now advertized.

I have, &c.

HAMILTON H. KILLALY. (Signed,) Hon. D. DALY,

Provincial Secretary, &c., &c., &c.

On motion of Mr. Thompson, seconded by Mr. Smith of Wentworth,

Resolved, That this House will, on Thursday Grand River next, resolve itself into a Committee of the Floods. whole House on the Report of the Select Committee to which was referred the Petition of Robert H. Bruce, Esquire, and others, inhabitants residing on the Grand River, in the County of Haldimand.

Ordered, That Mr. Smith of Wentworth have Hamilton Inleave to bring in a Bill to alter and amend the corporation Act incorporating the Town of Hamilton, and to erect the same into a City.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Macdonald of Kingston, seconded by Mr. Meyers,

Ordered, That the Engrossed Bill from the Legis-Queen's Collative Council, intituded "An Act to transfer lege Estates "to 'Queen's College at Kingston,' certain es-"tates, rights, and liabilities of the University at Kingston," be read a second time on Thursday next.

On motion of Mr. Macdonald of Kingston, se-

conded by Mr. Meyers,
Resolved, That this House will, on to-morrow, re-Commercial solve itself into a Committee of the whole House Bank Charter Amendment on the Bill to amend an Act intituled, " An Bill. "Act to extend the Charter of the Commercial "Bank of the Midland District, and to increase " its Capital Stock," as reported by the Standing Committee on Private Bills.

On motion of Mr. Dickson, seconded by Mr. Wil-

Ordered, That the Select Committee appointed to Middlesex try the merits of the Petition of William Not-Election.
man, Esquire, of Dundas, in the Gore District, complaining of the unduc Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex, in this present Parliament, have leave to adjourn until Tuesday next at noon.

The Honourable Mr. DeBleury, from the Com- Great Western mittee of the whole House on the recommitted Bill to Railroad Exincorporate a Company to extend the Great Western Railroad from Hamilton to Toronto, reported, according to order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Mr. Leslie, from the Committee of the whole Supervisor of House on the Bill to increase the Salary of the Su- Cullers Bill. pervisor of Cullers, reported, according to order, the amendment made by the Committee to the said Bill, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

The Order of the Day for the second reading of Distillers cepting his offer, making an allowance of £30 for the Bill to repeal certain Acts therein mentioned, Daty Bill. and to impose a Duty on Distillers and on the Spi-

Distillers Daty Bill. rituous. Liquors made by them, and to provide for the collection of such Duties, being read

The said Bill was accordingly read, and committed to a Committee of the whole House on Friday next.

Customs Duties Bill.

The Order of the Day for the House in Committee to take into consideration the propriety of amending the Act 6 Vict., cap. 31, and the Schedule of Duties granted by 8 Vict., cap. 3, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Meyers took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Meyers reported that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Montreal Court House Bill.

The Order of the Day for the second reading of the Bill to provide for the rebuilding of the Court House in the City of Montreal, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House on Tuesday

Hastinge Titles Bill.

The Order of the Day for the House in Committee on the Bill to remedy certain defects in the registration of Titles in the County of Hastings, in

Upper Canada, being read;
The House accordingly resolved itself into the said

Committee.

Mr. Sherwood of Brockville, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Sherwood of Brockville reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Brockville Assessment Bill.

The Order of the Day for the second reading of the Bill to provide for an assessment of Real and Personal Property in the Town of Brockville, according to the annual value or rental thereof, and for other purposes, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Quebec Forwarding Com-pany Bill.

The Order of the Day for the second reading of the Bill to incorporate certain persons under the name of "The Quebec Forwarding Company," being read:

The said Bill was accordingly read, and referred to a Select Committee, composed of the Honourable Mr. Aylwin, the Honourable Mr. Baldwin, Mr. Chauveau, the Honourable Mr. Solicitor General Sherwood, and Mr. Macdonald of Kingston, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Orders postponed,

Ordered, That the remaining Orders of the Day be postponed until to-morrow,

Then, on motion of Mr. Macdonald of Cornwall, seconded by Mr. Drummond,

The House adjourned.

Mercurii, 29° die Aprilis.

Anno Nono, Victoria Regina, 1846.

121 Horâ, P. M.

AT the hour appointed, Mr. Speaker and the Address of House attended upon His Excellency the Go-Congratulation;

And being returned,

Mr. Speaker reported that the House had attended upon His Excellency, the Governor General, with their Address, to which His Excellency was pleased to make the following Answer:-

Gentlemen of the House of Assembly,

I beg you to accept my cordial thanks for your kind Congratulations on the distinguished appointment which the Queen has been graciously pleased to confer on me, and I humbly hope that, in the discharge of its important duties, I may be enabled to promote the welfare of the people of Canada; which will form the object of my most carnest and unremitting endeavours.

On your attachment to Her Majesty's Person and Government, I rely with unbounded confidence under whatever circumstances it may be called forth.

Then, on motion of Mr. Smith of Frontenac, se- Adjournment. conded by Mr. Roblin,

The House adjourned until four o'clock, P. M. this

4° Horâ, P. M.

HE following Petitions were severally brought up Petitions laid and laid on the table:-

By Mr. Foster,—The Petition of John S. Herrick and others, of the Township of Farnham, in the County of Shefford.

By Mr. Boulton,—The Petition of William B. Jarvis, Esquire, and others, of the City of Toronto.

By Mr. Leslie,—The Petition of Hugh M' Cargur and others, of the Township of Mountain, in the County of Dundas.

By Mr. Williams,-The Petition of Dennis Riordean, of Port Hope, in the District of Newcastle.

By the Honourable Mr. Aylwin,-The Petition of Alexis Mousseau, Esquire, and others; and the Petition of the Right Reverend the Lord Bishop of Montreal, and certain Clergymen and other Inhabitants of the City of Quebec (relating to Railroads).
By the Honourable Mr. Attorney General Smith,

The Petition of the Reverend R. Whitwell and others, Members of the United Church of England and Ireland, in the Diocese of Quebec.

By Mr. Gowan,—The Petition André Leroux Cardinal, Chief Messenger to the Legislative Assembly; and the Petition of Mrs. Sophia Dalton, of the City of Toronto, widow of the late Thomas Dalton.

By Mr. Bertrand,—The Petition of the Mayor

and Councillors of the Municipality of Rivière du

Loup, in the County of Rimouski. By Mr. Duggan.—The Petition of the Reverend S. J. Hill and others, members of the United Church of England and Ireland, in the Township of Chinguacousy, in the Diocese of Toronto.

An Engrossed Bill to incorporate a Company to Great Western extend the Great Western Railroad from Hamilton Railroad Extension Bill. to Toronto, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Smith of Wentworth, do carry the said Bill to the Legislative Council, and desire their concurrence.

The same of the same

10-12-18:1

An Engrossed Bill to increase the Salary of the Supervisor of Supervisor of Cullers, was read for the third time.

Supervisor of Callers Bill.

Mr. Stewart of Bytown moved, seconded by the Honourable Mr. Robinson, that the Bill do pass, and the title be "An Act to increase the Salary of the "Supervisor of Cullers."

The Question having been put upon the said motion, a division ensued, and it was carried in the affirmative, and

Resolved, Accordingly.

Ordered, That Mr. Stewart of Bytown, do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day the following Petitions were read:-

> Of John Wilson, of London, in the District of London; complaining against the Judge of the District Court of the said District, and praying relief.

> Of Joseph Culver and others, of the Township of Woodhouse, in the District of Talbot; praying that the Clergy Reserve Lands may not be placed under the control of any one or more Religious Societies.

> Of the Reverend Robert Boyd and others, inhabitants of the Town of Prescott and vicinity; praying that there may be no partition of the Endowment of

> the University of King's College.
> Of Joseph Leeming and others, of Oxford and other Townships, in the District of Johnstown; praying that the Imperial Act for the disposal of the Clergy Reserve Lands may not be interfered with.

Of William Dixon, a Messenger to the Legislative

Assembly; praying for a retired allowance.

Of the Reverend G. M. Armstrong and others, members of the United Church of England and Ireland, in the Township of Louth, in the District of Niagara; and of John Taylor and others, members of the United Church of England and Ireland, in the Townships of Adelaide and Metcalfe, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the

Of John Watson and others, Distillers, of the City of Toronto; praying that the intended duty be not levied on Distilled Spirits in the Province, or that

their interests may be protected by certain provisions. Of the Reverend William M'Murray and others, of the Village and Township of Ancaster; praying for the repeal of the Common School Act, or that the School Moneys may be divided among the different Religious denominations, to be expended by them for School purposes.

Of the Reverend William M'Murray and others, of the Village and Township of Ancaster, in the District of Gore; praying that no Act may be passed which would destroy the religious character, or invade the chartered rights of the University of King's College.

Of Archibald M'Fadyen and others, of the Township of Eldon, in the District of Colborne; praying that the sum granted for the improvement of Simcoe Street may be expended according to the original in-

Of Newton Bosworth and others, members of the Baptist Church in *Paris*; praying for an Address to Her Majesty to abolish all State support of Religion in the Province, and for the appropriation of the similar Institute in the City of Montreal. Clergy Reserves towards the support of education.

Of Alexis Laframboise, Esquire, and others, of the City of Montreal; praying for an inquiry into the truth of certain allegations against the last Municipal Elections, and the Election of Mayor for the said

Of John Reid and others, Students of the Toronto Medical School; praying to be exempted from cer- to-morrow.

tain provisions of the Bill now before the Legisla-Petitions Read.

ture relating to the study and practice of medicine.
Of Hypolite Dubord, Esquire, and others, Ship Builders, Carpenters, and others, of the City of Quebec, interested and engaged in the building and construction of Ships; praying that the said interest may be protected by a drawback or otherwise, and that the duty on certain articles be reduced.

Of John Earele and others, of the Parish of Ste. Scholastique, in the County of Two Mountains; praying that the Survey of a certain line of Road, through St. Eustache to Grenville, may be ad-

hered to.

Resolved, That the Petition of Alexis Laframboise, Petitions re-Esquire, and others, of the City of Montreal, be ferred: referred to a Select Committee, composed of the A. Lafram-Honourable Mr. LaFontoine, Mr. Leslie, Mr. boise, et al. Drummond, Mr. Jobin, and Mr. Solicitor General Taschereau, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That the Petition of William Dixon, a W. Dixon. Messenger to the Legislative Assembly, be referred to the Standing Committee on Contingencies.

Ordered, That the Petition of Aaron Overholt and A. Overholt, others, of the Township of Rainham, in the et al. District of Tallot, be referred to the Select Committee to which was referred the Petition of George Roe and others, of the County of Russell, and other references.

Mr. Williams, from the Select Committee ap-West Halton pointed to try the merits of the Petition of James Election Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton, reported to the House that, pursuant to adjournment, the Committee met this day at Ten o'clock, A.M., but in consequence of the absence of Mr. Lacoste, a member of the Committee, they were unable to proceed to business.

Ordered, That Mr. Lacoste, Member for the County Member to atof Chambly, do attend in his place in this House, place.

at the next sitting thereof.

The Honourable Mr. Solicitor General Sherwood, Toronto from the Select Committee to which was referred Mechanice the Petition of Thomas Gibbs Ridout, Esquire, and others, members of the Toronto Mechanics' Institute, presented to the House the Report of the said Committee, which was again read at the Clerk's table,

and is as followeth:-It appears by the said Petition, that the said In-Report. stitute has been in existence for a period of fifteen years, and that the members thereof have crected a convenient building for the objects of the Society, and they think that their property would be more secure, and the objects of the Institute would be

much better carried out, if they were incorporated.
Your Committee are of opinion, that the prayer of the Petition should be granted, and particularly, as they find that, during the last Session of the present Parliament, an Act was passed incorporating a

Ordered, That the Honourable Mr. Solicitor BIII. General Sherwood have leave to bring in a Bill to incorporate the Toronto Mechanics' Institute. He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Notarial Titles Bill, (L. C.)

Mr. Solicitor General Taschereau, from the Select Committee to which was referred the Bill to remove all doubts as to the validity of certain Deeds, Instruments, and Documents executed before Notaries in Lower Canada, and to secure the rights, titles, and interest of all persons concerned therein, reported sell, but to lease, would, in your Committee's that the Committee had gone through the Bill, and opinion, greatly increase this evil, and would have had made several amendments thereto, which amend- "a tendency to substitute an inferior order of ments were again read at the Clerk's table.

Ordered, That the said Bill and Report be com-

mitted to a Committee of the whole House, on Friday

Clergy Re-

Report.

Mr. Petrie, from the Select Committee to which was referred the Petition of George Roc and others, of the County of Russell, and other references, presented to the House the Report of the said Commit- "and thus enables many an industrious man to betee, which was again read at the Clerk's table, and is as followeth:

Your Committee find with great regret, from the numerous Petitions laid before your Honourable House, that the long agitated question of the Clergy Reserves has again become a subject of discussion

and contention in this Province.

The excitement which so unhappily existed on this subject for many years, and which produced such disastrous consequences to the peace and prosperity of the Province, was at length set at rest by the Imperial Statute 3rd and 4th Victoria, chap. 78.

The Imperial Legislature intended that Statute to be a final settlement of the question, and, notwithstanding the inequality of the division, it was accepted

by the inhabitants of this Province as such.

Under these circumstances, it is deeply to be regretted that the Church Societies of the Dioceses of Quebec and Toronto should have adopted the course of again agitating the question, by claiming the absolute and uncontrolled conveyance to the Church of England of a share of the Clergy Reserves, according to the proportion of funds assigned by the Imperial Act for the benefit of that Church.

Your Committee beg leave to quote from the Report of the Select Committee on the same subject, which was presented to this House during the last Session, as conveying in concise yet forcible language the objections which offer themselves to the proposed

division. The extract is as follows:

"After a careful consideration of the subject, your "Committee have come to the conclusion, that while "the advantages of dividing the Clergy Reserves as prayed for are very doubtful, the disadvantages are "very certain and obvious.

"In the first place, it will be difficult, if not im-"practicable, to make a satisfactory division;—in " order to approximate to a fair division an enormous "expense must be incurred in valuing each lot sepa-"rately, and even then there will be a rivalry as to without reason) be created of favouritism towards " some particular sect or sects.

"According to the present law, the management " and disposal of the lands are in the hands of a Government responsible for the same, and over which "the Legislature can exercise an active supervision.

"Should the proposed distribution take place, they "would be placed beyond the control of Parliament, "and vested in Ecclesiastical Corporations, respon-"sible to no one, and which would dispose of them "to their own advantage, and without reference to "the general good.

"The progress of improvement in Canada has, it "is generally believed, been greatly impeded by the "accumulation of its uncultivated land in the hands "of owners who will not bring their property to sale, "but retain it as a matter of speculation, and in ex-

"expenditure of Capital, but from the industry and Report. "skill of the neighbouring agriculturists.

"The conveyance of such a large quantity of land "to Corporations, not desirous of disposing of them "at their present prices, and which intend not to "Tenantry, for an independent body of Yeomen.

"Great apprehension is expressed by the Pe-"titioners, lest the interests of those occupants of "Clergy Reserves who hold by lease or otherwise, "should suffer by the proposed transfer of their "lands. The Government very properly gives such "occupants every opportunity of carning the pur-"chase money from the cultivation of the land itself, "come a freeholder and owner of property, which he could not in any other way hope to acquire.

"This is not likely to be the case when the lands " are vested in private parties, whose object is to sell "at the highest prices and receive the highest rents.

Your Committee, therefore, carnestly recom-"mend, that the interests of all parties now occupy-"ing those lands should be fully protected and provided for in any arrangement that may be made.

Your Committee beg to express their entire concurrence with the above extract, and would further suggest that the late Order in Council allowing an extended time to the purchaser of Clergy Reserve Lands—an extension conducive alike to the settlement of the Country, the prosperity of the occupant, and the advantageous sale of the lands—is an additional proof of the benefits to be derived from leaving the management of those lands in the hands of a Government having no interest differing from that of the great body of the people.

While your Committee believe that the management and sale of the lands might be conducted in a more economical manner, they are at the same time of opinion, that the expenses said to be incurred have been much exaggerated, for although the charges for valuation have been large, these charges can only be considered as an advance by the Crown Lands Department, to be repaid by the purchasers when

making their payments.

Your Committee are, therefore, unanimously of opinion, that the division sought for by one out of the many denominations interested in the said lands, is inadvisable, and they strongly recommend that no change or deviation from the present system should be sanctioned by the Legislature.

Ordered, That one thousand copies of the said Re-Printed. port be printed, for the use of the Members of

this House.

Mr. Stewart of Bytown, from the Select Committee Bytown Town "choice and location, and suspicions will (with or to which was referred the Bill to define the limits of Council Bill. Bytown, and to establish a Town Council therein, reorted that the Committee had gone through the Bill and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House, on Monday next.

Mr. Gowan from the Standing Committee on Printing and Printing and Binding, presented to the House the Binding. Second Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

Your Committee beg to report that they caused Report. advertisements to be inserted in all the newspapers published in the cities of Montreal, Toronto, Quebec, and Kingston, advertising for Tenders for the Printing and Binding of the Journal and Appendix of "pectation of a future increase in value, not from any your Honourable House for the present Session: In

Report.

reply to such advertisements your Committee received tenders from the following persons:

No. 1 .- Jas. Leslie, of Toronto, for English 1s. 6d. per 1000 ems for Composition, and 1s. 9d. per token for single Crown Press work.

No. 2.—Messrs Lovell & Gibson, of Montreal, 1s. 4d. per 1000 ems for Composition, and 1s. 6d.

per token for Press work.

No. 3.-E. J. Barker, of Kingston, for English 1s. 3d., and 1s. 6d. for French per 1000 ems for Composition, and 1s. per Token for Press work.

No. 4.—W. J. Coates, of Toronto, for English 1s. 3d. per 1000 ems for Composition, and 1s. 3d. per Token for Press work.

No. 5.—Jno. Simpson, of Niagara, for English 1s. 2d. per 1000 ems for Composition, and 1s. 2d. per Token for Press work.

No. 6.—Rollo Campbell, of Montreal, for English 1s. 4d. per 1000 ems for the Composition of the Journals, and 1s. 2d. per 1000 cms for the Composition of the Appendix, and 9d. per Token for Press work.

No. 7.—Louis Perrault, of Montreal, for French 1s. 4d. per 1000 cms for the composition of the Journals, and 1s. 2d. per 1000 ems for the Composition of the Appendix, and 9d. per Token for Press work.

No. 8.-L. O. Le Tourneux, of Montreal, 4s. 3d.

per volume for Binding.

No. 10.—Charles Hobrough, of Kingston, 3s. 9d.

per volume for Binding. No. 11.—E. J. Barker, of Kingston, 3s. 6d. per volume for Binding.

No. 12.—R. & A. Miller, of Montreal, 2s. 5d. per volume for Binding.

Upon a recapitulation and examination of the several Tenders, and taking the quantity of last year as the basis, namely 1125 sheets of 20,000 ems cach, and the Press work at 4,566 Tokens, the following would be as near to the result as your Committee can ascertain:

No. 1.—James Leslie, Composition £1687 10s., and Press work £399 10s. 3d., making together

£2087 0s. 3d. No. 2.—Messrs. Lovell & Gibson, Composition £1500, and Press work £342, making together £1842 9s.

No. 3.—E. J. Barker, Composition English £703 2s. 6d., French Composition £843 15s., and Press work £228 6s., making together £1775 3s. 6d.

No. 4.—IV. J. Coates, Composition £1406 5s., and Press work £285 7s. 6d., making together £1691 12s. 6d.

No. 5.—Jno. Simpson, Composition £1312 4s., and Press work £266 7s., making together £1578

No. 6.—Rollo Campbell, Composition for Journals (about one third) £500, and Louis Perrault (No. 7) for the Appendix (about two thirds) £875, making £1375, which with £171 4s. 6d., the amount of the Press work, would make together the sum of £1546 4s. 6d.

It will thus appear from the above synopsis of the several Tenders, that the Tenders of Messrs. Campbell & Perrault are the lowest, and ought, in the opinion of your Committee, to be accepted by your Honorable House, upon condition of their furnishing two sufficient securities for the faithful performance of their Contract, such sureties to be approved by your

In reference to the Binding, your Committee re-commend your Honourable House to accept the Tender of Messrs. R. & A. Miller, as being the lowest.

Your Committee have much pleasure in informing Report. your Honourable House, that it would appear, from the above data as to quantity, a saving of over £500 will be this year effected in the Printing and Binding of your Honourable House, as compared with the expense of the Printing and Binding of your Honourable House during the last Session.

Ordered, That the said Report be committed to a Committee of the whole House to-morrow.

On motion of the Honourable Mr. Solicitor General Sherwood, seconded by Mr. Boulton,

Resolved, That an humble Address be presented Address to His Excellency, the Governor General, pray-tour Dues. ing His Excellency to cause the proper officer to lay before this House a Return of the amount collected for Harbour Dues at the Port of To-ronto for the year 1845;—and also, a detailed Statement shewing the Balance (if any) still due to the Government on account of sums advanced by the authority of certain Acts of the Parliament of Upper Canada, for constructing and repairing the Queen's Wharf, at the entrance of the said Harbour.

Ordered, That the said Address be presented to His Excellency, the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

According to Order, Jean Chabot, Esquire, Mem-Member Ex-No. 9.—Messrs. Lamothe & Chapleau, of Montreal, ber for the City of Quebec, who was absent yesterday cused for Non-3s. 10d. per volume for Binding.

According to Order, Jean Chavot, Esquire, Mem-Member Exused for Non-3s. 10d. per volume for Binding.

from the Select Committee appointed to try the Figure Committee. from the Select Committee appointed to try the Election Commerits of the Petition of James Durand, Esquire, mittee. complaining of the undue Election and Return of James Webster, Esquire, Sitting Member for the West Riding of the County of Halton, attended in his place in this House.

> Mr. Chabot rose in his place, and having given satisfactory reasons for not being present at the meeting of the said Select Committee, and having verified the same upon oath,

> On motion of the Honourable Mr. Aylwin, se-conded by Mr. Chauveau,

Resolved, That Mr. Chabot having given satisfactory reasons for not being present yesterday at the meeting of the Select Committee for the trial of the Contested Election for the West Riding of the County of Halton, and having verified the same upon oath, he be now excused for such non-attendance.

The Honourable Mr. Ayhvin moved, seconded by Middlesex Mr. Chabot, That a new Commission to take evi- Election. dence in the Controverted Election for the County of Middlesex do issue, directed to James Givens, John Wilson, and Henry C. Becher, Esquires; and that the said Commissioners shall have power to meet at the Town of London, and any other place or places in the County of Middlesex as shall be most convenient for carrying out the purposes of the said Commission; that James Givens, Esquire, be Chairman of the said Commission, and that the first meeting of the said Commissioners shall take place at the said Town of London on Monday, the sixth day of July next.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Aylwin, Baldwin, Berthelot, Bertrand, Boulton, Cauchon, Cayley, Chabot, Chalmers, Chauveau, Christie, Colvile, Cummings, Daly, Desaunier, De Witt, Dickson, Attorney General Draper, Drummond, Duggan, Gowan, Guillet, Jessup, La Fontaine, Lantier, Laterrière, Laurin, Le Moine, Leslie, Macdonald of Cornwall, Macdonell of Stormont, M'Connell, Méthot, Moffatt, Monro, Murney, Nelson,

Recolutions.

Middlesex Election. Papineau, Powell, Petrie, Price, Robinson, Roblin, Scott, Seymour, Smith of FRONTENAC, Attorney General Smith, Smith of Wentworth, Taché, Solicitor General Taschereau, Thompson, Viger, Webster, and Williams.—(54.)

NAYS.

Messieurs Hale, Riddell, Sherwood of Brockville, and Solicitor General Sherwood.—(4.)

So it was carried in the affirmative, and Ordered, Accordingly.

Returns to Address.

Corawal!

Town Lots.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General,

Return to an Address from the Legislative Assembly, to His Excellency the Administrator of the Government, dated the 3rd instant, praying that His Excellency would be pleased to cause to be laid before them "a copy of the Petition on which was grounded the Order in Council directing the sale of Lots Nos. Ten and Eleven, north side of Water Street, in the Town of Cornwall, together with a copy of the said Order in Council: also, copies of the Report of the District Agent, and of the Commissioner of Crown Lands, touching the same; and copies of any letters and documents, addressed by John S. Macdonald, Esquire, to the Government, on the subject, and of the replies thereto."

(For the said Return, sec Appendix W.)

Also.

Rebellion Losses

Custouse

Resolutions.

Duties.

First Report of the Commissioners appointed to enquire into the Losses occasioned by the troubles during the years 1837 and 1838.

(For the said Report, see Appendix X.)

Mr. Meyers, from the Committee of the whole House, to take into consideration the propriety of amending the Act 6 Vic. cap. 31, and the Schedule of Duties granted by 8 Vic. cap. 31, reported, according to Order, the Resolutions of the said Committee, which Resolutions were again read at the

Clerk's table, and are as followeth:—

1. Resolved, As the opinion of this Committee, that an ad valorem duty of five per cent be imposed upon all kinds of manufactured or unmanufactured Leather, the production of Great Britain or of the British Colonies, imported by sea, or direct from any British Colony.

2. Resolved, As the opinion of this Committee that on Leather manufactures otherwise imported, the following duties be imposed, that is to sav:—

Present Duties. s. 5 On Goat Skins, tanned, tawed or in any other way dressed, per dozen On Lamb or Sheep Skins, tanned, 1st 0 5 0 2 2nd 6 tawed or in any way dressed, per 2 Calf Skins, tanned, tawed or in any 3rd 0 6 way dressed, per lb. ... Kip Skins, tanned, tawed or any way 0 4th 0 3 dressed, per lb. Harness Leather, Upper Leather 0 2 5th and Sole Leather, per lb. Leather cut into Shapes, per lb. and 1} 6th 0 0 LEATHER MANUFACTURES. 7th 7 6 Women's Boots, Shoes and Calashes of Leather, per 12 pairs Women's Boots and Shoes, of Silk 5. 0 8th 7 6 Satin, Jean, or other Stuffs, Kid or Morocco, per dozen pairs

	Present Duties.				
		d.		s.	d.
9th	2	6	Girl's Boots, Shoes and Calashes of Leather, under seven inches in		
10th	3	0	length, per dozen pairs Girl's Boots and Shoes, of Silk, Satin Jean or other Stuffs, Kid or Mo-	2	0
1 1			rocco, per dozen pairs	2	0
llth	2	6	Men's Boots, per pair 1	2	0
12th	1	0	Men's Shoes, per pair	0	6
13th	1	6 0 3	Boys' Boots, under 8 inches in length,		-
			per pair	0	9
14th	0	9	Boys' Shoes under 8 inches in length.	_	_
	-	-	per pair	0	4

3. Resolved, As the opinion of this Committee, that salted or cured meat, for the use of the Fisheries in the Gulf of St. Lawrence, shall be admitted free of Duty.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith,

Ordered, That the Question of concurrence be now separately put upon each of the said Resolutions.

And the first of the said Resolutions being again read, and the Question being put thereon, a division ensued, and the names being called for they were taken down as followeth:—

YEAS.

Messieurs Boulton, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, De Witt, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Huie, Jessup, Le Moine, Macdonald of Cornwall, McConnell, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Solicitor General Taschereau, Viger, Webster, Williams, and Woods.—(36.)

NAYS.

Messieurs Aylwin, Baldwin, Berthelot, Bertrand, Cauchon, Chabot, Chawcau, Desaunier, Drummond, Guillet, LaFontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of Stormont, Méthot, Nelson, Powell, Price, Roblin, Rousseau, Scott, Smith of Wentworth, Taché, and Thompson.—(26.)

So it was carried in the affirmative.

The second of the said Resolutions being again read.

Ordered, That the Question of concurrence be separately put upon each of the items contained therein.

And the first to the tenth of the said items inclusive, being again read, and the Question being separately put thereon, the House divided upon each, and the names being called for, they were taken down as in the last preceding division.

The eleventh to the fourteenth and last of the said

The eleventh to the fourteenth and last of the said items being again read, and the Question being separately put thereon, the House divided upon each, and the names being called for they were taken down

as followeth:-

YEAS.

Messieurs Boulton, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, De Witt, Dickson, Attorney General Draper, Duggan, Ermatinger, Gowan, Hale, Jessup, Le Moine, Macdonald of Cornwall, Macdonald of Kingston, M'Connell, Meyers, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Solicitor General Taschereau, Viger, Webster, Williams, and Woods.—(37.)

NAYS

Messieurs Aylwin, Baldwin, Berthelot, Bertrand, Cauchon, Chabot, Chaweau, Desaunier, Drummond, Guillet, Hall, Jobin, LaFontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of Stormont, Méthot,

Resolutions.

Nelson, Powell, Price, Roblin, Rousseau, Scott, Smith of Wentworth, Taché, and Thompson.—(28.)

So the second Resolution was carried in the affirmative.

The third of the said Resolutions being again read, and the Question being put thereon, it was agreed to unanimously, and

Resolved, That this House doth concur with the

Committee in the said Resolutions.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to alter and amend the Laws imposing Provincial Duties of Customs.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Hastings Titles Bill.

Customs Bill.

Mr. Sherwood, of Brockville, from the Committee of the whole House, on the Bill to remedy certain defects in the registration of Titles in the County of Hastings, in Upper Canada, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

Great Western

The Order of the Day for the second reading of Railroad Bill. the Bill to alter and amend the Charter of the Great Western Railroad Company, being read;

The said Bill was accordingly read, and referred to the Select Committee on Railroads.

Burns' Relief Bill.

The Order of the Day for the second reading of the Bill for the relief of Robert Easton Burns, Judge of the Home District Court, being read;

Ordered, That the said Bill be read a second time on Wednesday next.

Baukrupt Laws Bill.

The Order of the Day for the second reading of the Bill to continue and amend the Bankrupt Laws, now in force in this Province, being read;

Ordered, That the said Bill be read a second time on Friday next.

Vanzandt's Relief Bill.

The Order of the Day for the second reading of the Engrossed Bill from the Legislative Council, intituled "An Act for the relief of Juliet Vanzandt, "wife of Jacob L. Vanzandt, who claims as sister of the half blood of Richard Duncan, late of Williams-"burgh, in the Eastern District of this Province," being read;

Ordered, That the said Bill be read a second time, on Monday next.

Bills of Exchange Bill, (Inland.)

The Order of the Day for the second reading of the Bill to amend the Law regulating Inland Bills of Exchange and Promissory Notes and the protesting thereof being read;

The said Bill was accordingly read and referred to a Select Committee, composed of the Honourable Mr. Moffatt, the Honourable Mr. Robinson, Mr. Macdonald of Kingston, Mr. LeMoine, and Mr. Leslie, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Bills of Exchange Bill, (Foreign.)

The Order of the Day for the second reading of the Bill to amend the Law relative to damages on Protested Foreign Bills of Exchange, being read;

The said Bill was accordingly read and referred to the foregoing Select Committee.

Partition of Lands Bill. (L. C.)

the Engrossed Bill from the Legislative Council, in- | which was referred the Petition of E. Guy, Esquire, tituled, "An Act to facilitate the partition of Lands, "Tenemonts, and Hereditaments, in certain cases in other references, being read; "Lover Canada," being read;

The said Bill was read accordingly.

The Honourable Mr. Moffatt moved, seconded by Partition of the Honourable Mr. Robinson, that the said Bill be Lands Bill, referred to a Select Committee, composed of the Honourable Mr. Moffatt, Mr. Colvile, Mr. M Connell, the Honourable Mr. Ayluin, and the Honourable Mr. Attorney General Smith, to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Macdonald of Cornwall, seconded

by the Honourable Mr. Robinson,

Ordered, That the further consideration of the said motion be postponed until tomorrow.

The Order of the Day for the second reading of Carruthers' the Bill to authorize the Court of Queen's Bench Relief Bill. and the High Court of Chancery, at their discretion, to admit Frederic Fraser Carruthers, to practice as an Attorney and Solicitor thereof respectively, being read;

Ordered, That the said Bill be read a second time on Monday next.

The Order of the Day for the second reading of Queenston and the Bill to alter the mode of Assessment in the Niagara Assessment Bill. Towns of Niagara and Queenston being read;

The said Bill was accordingly read, and ordered to be Engrossed.

The Order of the Day for the second reading of Hochelaga the Bill to divide the Municipality of Hochelaga into Division Bill. five distinct Municipalities, and further to provide for the support of Schools and the management of

local affairs therein, being read;
The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Leslie, the Honourable Mr. Papineau, the Honourable Mr. La-Fontaine, Mr. Jobin, and Mr. De Witt, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the second reading of St. Patrick's the Bill to incorporate the St. Patrick's Society of Society Incor-Montreal, to enable the said Society more efficiently poration Bill. to manage the affairs thereof, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

The Order of the Day for the House in Committee Albion Road on the Bill to incorporate certain persons under the Bill. name of the Albion Road Company, being read;

The House accordingly resolved itself into the said Committee.

Mr. Jobin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Jobin reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Commit-Temperance tee on the Bill to enable the District Councils in Houses Bill. Upper Canada to regulate Temperance Houses, be- (U. C.)

ing read;
The House accordingly resolved itself into the said Committee.

Mr. Merritt took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

The Order of the Day for the House in Commit- Montreal The Order of the Day for the second reading of tee on the First Report of the Select Committee to Rosds. and others, residing on the Lower Lachine Road, and

Ordered, That the said Order of the Day be post-

poned until Monday next.

" Les Danes " Religieuses " de Notre " Dame de " Charité du " Bon Pasteur Incorporation

The Order of the Day for the second reading of the Bill to incorporate "Les Dames Religieuses de No-tre Dame de Charité du Bon Pasteur," at Montreal, for the care and reformation of Female Penitents being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Williams took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair

And Mr. Williams reported that the Committee had gone through the Bill, and had made an amendment thereto, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

"La Banque "des Mar-"chands" Incorporation

The Order of the Day for the second reading of the Bill to incorporate "La Banque des Marchands," being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Wolfe Island Railroad Bill.

The Order of the Day for the second reading of the Bill to incorporate the "Wolfe Island, Kingston, and Toronto Railroad Company," being read;
The said Bill was accordingly read, and referred

to the Select Committee on Railroads.

Sheriffs'

The Order of the Day for the second reading of Poundage Bill. the Bill to regulate the poundage to be received by Sheriffs on Executions, and for other purposes therein mentioned, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House to-morrow.

Municipal (L. C.)

The Order of the Day for the second reading of Councils Bill, the Bill to repeal the Acts therein mentioned, and to amend the Law for the establishment of Local and Municipal Authorities in Lower Canada, being read; Ordered, That the said Bill be read a second time

on Friday next.

Peterboro Railway Bill.

The Order of the Day for the second reading of the Bill to incorporate the "Peterborough and Port

Hope Railway Company," being read;
The said Bill was accordingly read, and referred to

the Select Committee on Railroads.

Railways Bill.

The Order of the Day for the second reading of the Bill to consolidate in one Act provisions usually inserted in Acts authorizing the making of Railways, being read;

Ordered, That the said Bill be read a second time on Monday next.

Quebec Cullers The Order of the Day for the second reading of Society Incorporation Bill. the Bill to incorporate "the Quebec Cullers' Bene-

volent Society" being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Chabot, Mr. Lantier, the Honourable Mr. Aylwin, Mr. Laurin, and Mr. Chauveau, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Commissioners

The Order of the Day for the second reading of of Enquiry Bill the Bill to empower Commissioners for enquiring into matters connected with the Public Business, to

take evidence on eath, being read;
Ordered, That the said Bill be read a second time,

on Friday next.

Common School Bill, (L. C.)

The Order of the Day for the second reading of the Bill to repeal certain enactments therein mentioned, and to make better provision for Elementary instruction in Lower Canada, being read;

Ordered, That the said Bill be read a second time

on Friday next.

The Order of the Day for the second reading of the Fish Protec-Bill to prevent persons Fishing with nets on the shores tion Bill, of Lakes in Hang Canada from the tenth of Tune (U. C.) of Lakes in Upper Canada, from the tenth of June to the first of September in each year, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House on Monday next.

The Order of the Day for the second reading of Bathurst the Bill to enable the District of Bathurst to receive Bill. the School Moneys apportioned to it in the year one thousand eight hundred and forty five, notwithstanding the failure of the District Council to levy an equal sum, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

The Order of the Day for the second reading of Cobourg Mathe Bill to incorporate the Cobourg Manufacturing Company. Company, being read;

Mr. Meyers moved, seconded by Mr. Williams, that the said Bill be now read a second time.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs. Chalmers, Chauveau, Christie, Cummings, DeWitt, Dickson, Foster, Gowan, Hale, Hall, Jessup, Laterrière, Laurín, Macdonald, of Kingston, Macdonell, of Stormont, M. Connell, Merritt, Méthot, Meyers, Monro, Murney, Robinson, Rousseau, Scott, Seymour, Smith of FRONTENAC, Smith of WENTworth, and Williams.—(28.)

Messieurs. Baldwin, Bertrand, Duggan, Lantier, Powell, Price, Roblin, and Sherwood, of Brockville.

So it was carried in the affirmative, and The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

The Order of the Day for the House in Committee Niagara Suson the Bill for erecting an International Bridge over pension Bridge the Niggara River at or near the Falls of Niggara Bill. the Niagara River at or near the Falls of Niagara, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Hall took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Hall reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received tomorrow.

The Order of the Day for the second reading of Quebec and the Bill to incorporate the "Quebec and Melbourne Railroad Bill. Railroad Company," being read;
The said Bill was accordingly read, and referred to

the Select Committee on Railroads.

The Order of the Day for the second reading of Quebec Gas the Bill to repeal the Act incorporating the Quebec and Water Gas Light and Water Company, being read; repeal Bill. The said Bill was accordingly read, and committed

to a Committee of the whole House to-morrow.

The Order of the Day for the second reading of the Quebec Water Bill for supplying the City of Quebec and parts ad-Bill. jacent thereto with Water, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House to-morrow.

The Order of the Day for the second reading of the Quebec Gas Bill for Lighting the City of Quebec with Gas, being Bill. read:

The said Bill was accordingly read, and committed to a Committee of the whole House to-morrow.

Simcoe Regis try Office Bill.

The Order of the Day for the House in Committee on the Bill to provide for the removal of the Registry Office of the District of Simcoe, from its present site, to Barrie, the District Town, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Bertrand took the Chair of the Committee, and after sometime spent therein,

Mr. Speaker resumed the Chair;

And Mr. Bertrand reported that the Committee had gone through the Bill, and had made an amendment thereto, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

Orders of the Day.

The Honourable Mr. Viger moved, seconded by Mr. Duggan, that the remaining Orders of the Day be postponed until to-morrow.

The Question having been put upon the said motion, a division ensued, and it passed in the negative.

Cobourg Railroad Bill.

The Order of the Day for the House in Committee on the Bill to revive and amend the Act of Upper Canada, incorporating the "Cobourg Railroad Company," and for other purposes therein mentioned, being read;

The House accordingly resolved itself into the said

Mr. Chauveau took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Chauveau reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive

Ordered, That the Report be received to-morrow.

Orders Postponed.

Mr. Dickson moved, seconded by Mr. Gowan, that the remaining Orders of the Day be postponed until to-morrow.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Baldwin, Cauchon, De Witt, Dichson, Gowan, Jessup, Methot, Powell, Price, Roblin, Rousseau, Seymour, Smith of FRONTENAC, and Viger.

NAYS. Messieurs Bertrand, Chauveau, Christic, Lantier, Laterrière, Laurin, Macdonald of Kingston, Monro, and Robinson. - (9.)

So it was carried in the affirmative, and Ordered, Accordingly.

Then, on motion of the Honourable Mr. Viger, seconded by Mr. Gowan, The House adjourned.

Jovis, 30° die Aprilis.

Anno Nono, Victoria Regina, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up and laid on the table:-

By Mr. Riddell,—The Petition of Joseph Haywood and others, members of the United Church of England and Ireland, in the Townships of Burford and Norwich, in the Diocese of Toronto.

By Mr. Hale,-The Petition of Michael M'Carthy, a Messenger of the Legislative Assembly; and the Petition of James Voller and John Kay, Mes- Produce. sengers of the Legislative Assembly.

By Mr. Macdonald of Cornwall,-The Petition of Petitions laid Alexander M'Lean, Esquire, and others, of the Town on the table. of Cornwall.

By Mr. Chabot,-The Petition of Archibald Campbell, Esquire, and others, of the City of Quebec and

its environs, (relating to Roads).

By the Honourable Mr. Attorney General Smith, The Petition of Joseph J. Higgins and others, of the County of Missisquoi; and the Petition of the Montreal Gas Light Company.

An Engrossed Bill to incorporate "Les Dames Re- "Les Dames ligieuses de Notre Dame de Charité du Bon Pasteur," "Religieuses de Notre at Montreal, for the care and reformation of Female "de Noire de "Charité du "Charité du Penitents, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Leslie do carry the said Bill Bill.

to the Legislative Council, and desire their concurrence.

An Engrossed Bill to enable the District of Ba-Bathurst thurst to receive the School Moneys apportioned to School Monies it in the year one thousand eight hundred and fortyfive, notwithstanding the failure of the District Council to levy an equal sum, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Gowan do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to remedy certain defects in Hastings Titles the Registration of Titles in the County of Hastings, Bill. in Upper Canada, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Solicitor General Sherwood do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to provide for the removal of Simcoe Regis the Registry Office of the District of Simcoe from try Office Bill. its present site to Barrie, the District Town, was read for the third time.

Resolved, That the Bill do pass, and the title be "An Act to provide for the removal of the Re-"gistry Office of any County in Upper Canada, "when the public convenience may require " such removal."

Ordered, That the Honourable Mr. Robinson do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to alter the mode of Assess-Ningara and ment in the Towns of Niagara and Queenstown was Queenston read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Dickson do carry the said Bill

to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day the following Petitions read. Petitions were read:-

Of G. L. Perry and others, residing on a certain part of the road which communicates with that between Montreal and the Parish of Sault au Recollet; praying that the said road be Macadamized.

Of the Reverend A. Duranseaux and others, of St. Michel, Lachine; praying that the Railway Trains may be prohibited from running on Sundays.

Of the Honourable Austin Cuvillier and others, Citizens of Montreal; praying that means may be adopted for a repeal of all Duties on American Wheat, Provisions and Corn generally; and that American Produce imported into Canada, may be admitted into England on the same terms as Colonial Petitions referred :-

Toronto Medical Students.

Ordered, That the Petition of John Reid and others, Students of the Toronto Medical School, be referred to the Select Committee to which was referred the Bill to regulate the study and practice of Medicine, Surgery and Midwifery in

Toronto Me-dico Chirurgical Society.

Resolved, That the Petition of John King, Esquire, M. D., and George R. Grasett, Esquire, L. M., on behalf of the "Toronto Medico Chirurgical Society," be referred to a Select Committee composed of the Honourable Mr. Solicitor General Sherwood, Mr. Boulton, and Mr. Duggan, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

1). Macnab, Esq. et al.

Resolved, That the Petition of Daniel Macnab, Esquire, and others, of the Town of Hamilton, in the District of Gore, be referred to a Select Committee, composed of Mr. Webster, Mr. Price, Mr. Petrie, Mr. Macdonald of Kingston, and Mr. Chalmers, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Gaspé Marria-

Mr. Christie, from the Select Committee to which was referred the Bill relating to the Magdalen Islands in the Gulf St. Lawrence, and to enable the Inhabitants, householders thereof, to establish a Municipal Council in the said Islands, and other References, with an Instruction to the said Committee and with power to report from time to time, reported that the Committee had gone through the Bill to make provision for the legal proof and preservation thereof, of certain informal marriages had, anterior to a certain date therein mentioned, before Justices of the Peace and others, in the Inferior District of Gaspe, as ratified by Act of the Legislature of Lower Canada, but whereof no register or records have been kept, and for recording the same, including also certain births or baptisms, and burials in the said District; and had made several amendments thereto, which amendments were again read at the Clerk's | and after some time spent therein,

(For the said Report, see Appendix Y.)

mitted to a Committee of the whole House, on Thursday next.

Printed.

Ordered, That the said Report, evidences and Appendix to the same, be printed for the use of the Members of this House.

Oxford Elec-

Mr. Chauveau, Chairman of the Select Committee Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Honourable Riddell, Esquire, Sitting Member for the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Durand, Esquire, County of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the undue Election and Return of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the undue Election and Return of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the University of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Webster, Esquire, the County of Oxford, reported that musuant to enquire into the merits of the Petition of James Durand, Esquire, complete the County of James Webster, Esquire, the County of Oxford, reported the Petition of James Webster, Esquire, the County of Oxford, reported the County of Oxford, reporte journment, the Committee met at nine o'clock this day; but in consequence of the absence of Mr. Lantier, a Member of the Committee, they were unable to proceed to business.

Member to attend in his place.

Ordered, That Mr. Lantier, Member for the County of Vaudreuil, do attend in his place in this House, at the next sitting thereof.

Railway Bills.

The Honourable Mr. Robinson, from the Select Committee on Railroad Bills, presented to the House the Third Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Your Committee have examined the Bill to amend an Act passed in the 8th year of Her Majesty's Reign, intituled, "An Act to amend an Act passed "in the sixth year of the Reign of His late Majesty "King William the Fourth, entitled, An Act to in-"corporate the City of Toronto and Lake Huron Rail-

Toronto and Lake Huron Railroad.

"road Company," with certain amendments, which they submit to your Honourable House.

Your Committee have also examined the Bill, St. Lawrence to amend the Act incorporating "the St. Lawrence Railroad. and Atlantic Railroad Company," and recommend the same for the favourable consideration of your Honourable House, without any amendment.

On motion of the Honourable Mr. Solicitor General Sherwood, seconded by the Honourable Mr. Ro-

Resolved, That this House do now resolve itself Toronto and into a Committee of the whole House, on the Lake Huren Bill to amend an Act passed in the 8th year of Railroad. Her Majesty's Reign, intituled, "An Act to amend an Act passed in the sixth year of the " Reign of His late Majesty, King William the " Fourth, intituled, 'An Act to incorporate the "" City of Toronto and Lake Huron Railroad "" Company," as reported by the Select Committee on Railroads.

The House accordingly resolved itself into the said Committee.

Mr. DeWitt took the Chair of the Committee, and

after some time spent therein, Mr. Speaker resumed the Chair;

And Mr. DelVitt reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

On motion of the Honourable Mr. Moffatt, seconded

by Mr. Macdonald, of Cornwall,
Resolved, That this House do now resolve itself St. Lawrence into a Committee of the whole House, on the and Atlantic Bill to a property of the St. I was all read Bill. Bill to amend the Actincorporating" the St. Lawrence and Atlantic Railroad Company," as reported by the Select Committee on Railroads.

The House accordingly resolved itself into the said Committee.

Mr. Desaunier took the Chair of the Committee,

Mr. Speaker resumed the Chair;

And Mr. Desaunier reported that the Committee Ordered, That the said Bill and Report be com-had gone through the Bill, and had made an amendment thereto, which he was directed to report to the House, whenever it shall be pleased to receive the

Ordered, That the Report be received to-morrow.

Mr. Williams, Chairman of the Select Committee West Halton appointed to enquire into the merits of the Petition Election.

- 1. Resolved, That the evidence taken under the Commission, in the matter of the Contested Election for the West Riding of the County of Halton, cannot be received by this Committee for the want of observance by the Commissioners of the provisions of the Statute regulating and providing for the adjournments and proceedings of the said Commissioners.
- 2. Resolved, That the Commissioners are guilty of a neglect of their duty for having, in the course of their proceedings as Commissioners, adjourned contrary to the provisions of the law.
- Ordered, That the said Committee have leave to Leave to adadjourn until Wednesday, the sixth day of May journ. next, at ten o'clock in the forenoon; they being unable at present to proceed with the investigation for want of evidence.

On motion of the Honourable Mr. Solicitor General Sherwood, seconded by Mr. Meyers,

Address, Fees, &c., Clerk of the Crown, (U. C.)

Resolved, That an humble Address be presented to His Excellency, the Governor General, praying that His Excellency will be pleased to cause to he laid before this House, a statement of all Fees and Emoluments, of what kind or nature soever, received for the year 1845, by the Clerk of the Crown in that part of this Province formerly called Upper Canada, together with a statement of the number of Clerks employed in his office during the said year, with their respective salaries.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Baldwin, se-

Crown Lands

conded by Mr. Price,
Resolved, That this House is of opinion that such an alteration should be made in the existing regulations in the Crown Lands Office, as will enable parties buying land from the original purchasers, of any quantity not less than fifty acres, to have their purchases recognized, and on production of the proper assignments and tender of the sums due upon such portions of land, that transfers to the assignees be made in the books of the Department, and that deeds, in due course of time, be issued to them.

On motion of Mr. Desaunier, seconded by the Honourable Mr. Laterrière,

Instruction to Committee.

Ordered, That it be an Instruction to the Select Committee, to which was referred the Bill to divide the Municipality of Hochelaga into five distinct Municipalities, and further to provide for the support of Schools and the management of local affairs therein, to consider the expediency of introducing into the said Bill, one or more clauses to erect the Banlieue of Three Rivers into a separate Municipality, in conformity with the Report of the Standing Committee on Pri-

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker,

Leslie's Relief Dill.

The Legislative Council have passed the Bill, intituled, "An Act to indemnify Anthony Leslie, In-" spector of Licenses, for having in ignorance of the " Law, voted at the late Election for the County of " Lanark," without any amendment.

And then he withdrew.

Montreal Sisters of Charity Bill. Ordered, That the Honourable Mr. Moffatt have leave to bring in a Bill to authorize the Community of the Sisters of Charity of the General Hospital, Montreal (Grey Nuns,) to sell or alienate their property situated on Point à Callière, in the city of Montreal, and to invest the capital price or prices thereof in other Real and Immoveable Property.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday

Montreal Gas

Ordered, That the Bill to incorporate the "Montreal Consumers Gas Company," be read a second time on Monday next.

Member added to Committee.

Ordered, That Mr. Desaunier be added to the Select Committee to which was referred the Bill to divide the Municipality of Hochelaga into five distinct Municipalities, and further to pro-

vide for the support of Schools and the management of local affairs therein.

Ordered, That Mr. Boutillier have leave to absent Leave of himself from this House during ten days, on Absence. account of ill health.

The Order of the Day, that Louis Lacoste, Es- Member exquire, Member for the County of Chambly, who was attending absent yesterday from the Committee appointed to Election Comtry the merits of the Petition of James Durand, Es- mittee. quire, complaining of the undue Election and Return of James Webster, Esquire, Sitting Member for the West Riding of the County of Halton, do attend in his place in this House to-day, being read;

On motion of Mr. Chabot, seconded by the Honourable Mr. Laterrière,

Resolved, That Mr. Lacoste be excused his nonattendance, for the reasons assigned by the said Select Committee on applying for leave to adjourn their proceedings.

Mr. Jobin, from the Committee of the whole Albion Road House on the Bill to incorporate certain persons un-Bill. der the name of the Albion Road Company, reported, according to order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Mr. Hall, from the Committee of the whole House Niagara Suson the Bill for creeting an International Bridge over pension Bridge the Wiggers Bill. the Niagara River, at or near the Falls of Niagara, reported, according to order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

Mr. Chauveau, from the Committee of the whole Cobourg Rail-House on the Bill to revive and amend the Act of road Bill. Upper Canada, incorporating the " Cobourg Railroad Company," and for other purposes therein mentioned, reported, according to order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

The Order of the Day for the second reading of Jewish Perthe Bill to amend the Act of Lower Canada therein sussion Bill, mentioned, extending certain privileges to persons of (L. C.) the Jewish persuasion, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

The Order of the Day for the second reading of Sheriff's Sales the Bill for empowering Sheriffs in Lower Canada Bill, (L. C.) to make judicial sales by licitation, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Christie, the Honourable Mr. Aylwin, Mr. Solicitor General Taschereau, Mr. Chabot, and Mr. Drummond, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the second reading of Quebec St. the Bill to incorporate the St. George's Society of George's Society Bill. Quebec, being read;

The said Bill was accordingly read, and referred

Tiniversalists Relief Bill.

The Order of the Day for the second reading of the Bill to afford relief to the Religious Society denominating themselves "The Christian Universalist Association of Canada West," being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

Saguenay Pilots Bill.

The Order of the Day for the second reading of the Bill to make special provision for the Pilotage of vessels bound to the River Saguenay, being read;
The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Colvile took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Colvile reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the

Ordered, That the Report be received to-morrow.

Dumfries Road Bill.

The Order of the Day for the second reading of the Bill to vest in James K. Andrews, a certain allowance of Road in the Township of Dumfries, in the District of Gore, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Christie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Christie reported that the Committee had gone through the Bill, without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

Notarial Profession Bill, (L. C.)

The Order of the Day for the House in Committee on the Bill for the better regulation of the Notarial Profession in Lower Canada, being read;

The House accordingly resolved itself into the said

Mr. Ermatinger took the Chair of the Committee and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Ermatinger reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Registry Laws Bill, (U. C.)

The Order of the Day for the House in Committee on the Bill to consolidate and amend the Registry Laws of Upper Canada, being read;

The House accordingly resolved itself into the said

Committee.

Mr. M. Connell took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. M. Connell reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again on Tuesday next.

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of Mr. Gowan, seconded by Mr. Chauveau,

The House adjourned.

Veneris, 1º die Maii.

Anno Nono, Victoriæ Reginæ, 1846.

THE following Petitions were severally brought Petitions laid up and laid on the table:-

By Mr. Smith of Wentworth,—The Petition of

Robert Fleming Gourlay.

By Mr. M. Connell,—The Petition of John Bellows and others, members of the Baptist Congregation at Barnston.

By the Honourable Mr. La Fontaine, - The Petition of the Reverend A. O. Giroux and others, of Ste. Anne

des Plaines.

A Petition of William Notman, Esquire, of Dundas, in the District of Gore, was presented to the House by the Honourable Mr. Baldwin, setting forth: That the Honourable the Select Committee, appointed to try the merits of the Controverted Election for the County of Middlesex, have reported to your Honourable House, that the mode of proceeding on the part of the Commissioners appointed to take evidence therein, in adjourning several months on different occasions without any reason assigned, was illegal; and that the evidence taken under the Commission so illegally executed, could not be received or read as evidence. That your Petitioner by such decision, founded on the improper execution of the said Comevidence. mission, has been prevented from going into the merits of his case,—convinced he had a majority of legal votes, entitling him to be declared the Sitting Member, he proceeded upon the scrutiny, at great pecuniary and personal sacrifice, but from the conduct of the Commissioners, the servants of your Honourable House, all he has expended is now lost; relying on the justice of your Honourable House, he entertains the hope he may be protected from so serious a loss, and humbly prays your Honourable House will be pleased to direct that the moneys he has laid out since the granting of the Commission

may be reimbursed to your Petitioner.

On motion of the Honourable Mr. Baldwin, seconded by the Honourable Mr. LaFontaine,

Ordered, That the said Petition be now read, and that the Rule of this House of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

An Engrossed Bill to incorporate certain persons Alblon Road under the name of "the Albion Road Company," was Bill.

read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Price do carry the said Bill to the Legislative Council, and desire their concur-

An Engrossed Bill to amend an Act passed in the Toronto and eighth year of Her Majesty's Reign, intituled, "An Huron Rail"Act to amend an Act passed in the sixth year of the road Bill," "Reign of His late Majesty, King William the "Fourth, entitled, 'An Act to incorporate the City "of Toronto and Lake Huron Railroad Company," was read for the third time.

Resolved, That the Bill do pass, and the title be, "An Act to amend an Act passed in the eighth "year of Her Majesty's Reign, intituled, An "Act to amend an Act passed in the sixth year "of the Reign of His late Majesty King William "the Fourth, entitled, An Act to incorporate the "City of Toronto and Lake Huron Railroad "Company."

Ordered, That the Honourable Mr. Solicitor Gencral Sherwood do carry the said Bill to the Legislative Council, and desire their concurrence,

Universalists Rellef Bill.

An Engrossed Bill to afford relief to the Religious Society, denominating themselves "the Christian Uni-"versalist Association of Canada West," was read for

Resolved, That the Bill do pass.

Ordered, That Mr. Powell do carry the said Bill to the Legislative Council, and desire their con-

Dumfries Road

An Engrossed Bill to vest in James K. Andrews a certain allowance of Road in the Township of Dumfries, in the District of Gore, was read for the third time. Resolved, That the Bill do pass, and the title be "An Act to vest in James K. Andrews a certain "allowance for Road in the Township of Dum-

"fries, in the District of Gore."
Ordered, That Mr. Webster do carry the said Bill to the Legislative Council, and desire their con-

Cobourg Bail-road Bill.

An Engressed Bill to revive and amend the Act of Upper Canada, incorporating "The Cobourg Rail-"road Company," and for other purposes therein

mentioned, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Meyers do carry the said Bill to the Legislative Council, and desire their con-

Niagara Sus-pension Bridge Bridge over the Niagara River, at or near the Falls An Engrossed Bill for erecting an International of Niagara, was read for the third time.

Resolved, That the Bill do pass, and the title be, "An Act for creeting a Suspension Bridge over "the Niagara River, at or near the Falls of " Niagara.

Ordered, That Mr. Merritt do carry the said Bill to the Legislative Council, and desire their con-

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:

Of John S. Herrick, and others, of the Township of Farnham, in the County of Shefford; praying that all religious denominations may have their just share in the management of King's College; and that all grants be withheld from M'Gill College, until it be

placed upon the same footing.
Of William B. Jarvis, Esquire, and others, of the City of Toronto; praying for an Act of Incorporation, to enable them to explore and search for mines of copper and other ores.

Resolved, That the Rule of this House, which limits the time for receiving Private Petitions, be sus-

pended as regards the said Petition. Of Hugh M' Cargar and others, of the Township of Mountain, in the County of Dundas; praying that the Imperial Act for the disposal of the Clergy Reserve Lands, may not be interfered with.

Of Dennis Riordean, of Port Hope, in the District of Newcastle; complaining that he has been unjustly dismissed from the office of Bailiff of the Court of Request and Division Court of the said District, and praying relief.

Of Alexis Mousseau, Esquire, and others, praying for an investigation into the late Militia appointments,

for the County of Berthier. Of the Right Reverend, the Lord Bishop of Montreal, and certain Clergymen and other inhabitants of the City of Quebec; praying that a clause may be in-

troduced into all Railroad Bills, to prohibit travelling

or the transportation of goods on Sundays.

Of the Reverend R. Whitwell and others, members of the United Church of England and Ireland in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diosuch a portion of the Clergy Reserve Lands as shall Petitions read. correspond with their share of the income arising from the same.

Of André Leroux Cardinal, Chief Messenger to the Legislative Assembly; praying for an increase of salary.

Of Mrs. Sophia Dalton, of the City of Toronto, widow of the late Thomas Dalton; praying for the payment of a certain sum due her late husband by the House of Assembly, of the late Province of Upper Canada.

Of the Mayor and Councillors of the Municipality of Rivière du Loup, in the County of Rimoushi; pray-

ing that the said County be divided into two Counties.
Of the Reverend S. J. Hill, and others, Members of the United Church of England and Ireland, in the Township of Chinguacousy, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands, as shall correspond with their share of the income arising from the same.

On motion of the Honourable Mr. Moffatt, seconded by Mr. Boulton,

Ordered, That the Petition of the Montreal Gas Light Company, praying to be heard by Counsel at the Bar of this House against the Bill to incorporate the Montreal Gas Consumer's Company, be now read; and that the Rule of this House of the 28th June 1841, be suspended as to the said Petition.

The said Petition was read accordingly.

Ordered, That the Petition of Mrs. Sophia Dalton, Petitions Reof the City of Toronto, widow of the late Thomas ferred:— Dalton; and the Petition of André Leroux Car- Mrs. S. Dalton. dinal, Chief Messenger to the Legislative As- A.L. Cardinal. sembly; be referred to the Standing Committee on Contingencies.

Ordered, That the Petition of E. Henwood, Secre- Medical Board, tary, on behalf of the Medical Board of Canada (U.C.) West, be referred to the Select Committee, to which was referred the Bill to regulate the Study and Practice of Medicine, Surgery, and Midwifery in this Province.

The Honourable Mr. Robinson, from the Select Railroad Bills. Committee on Railroad Bills, presented to the House the Fourth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have had under their considera- Report. tion the Bill to incorporate "the Wolf Island, King-"ston, and Toronto Railroad Company," and have made several amendments thereto, which they submit to your Honourable House.

Your Committee have also had under their considcration the Bill to incorporate "the Peterborough and Port Hope Railway Company," and have made several amendments thereto, which they also submit to your Honourable House.

Mr. Laurin, from the Select Committee to which Julien Demore, was referred the Petition of Julien Demers, Esquire, Esq. et al. and others, of the Parishes of Ste. Croix and St. Flavien, in the County of Lotbinière, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee, after having carefully examined Report. the Petitions referred to them, and heard the evidence in support thereof, are humbly of opinion, that the Registry Office of the County of Lotbinière, now established at the Parish of St. Louis de Lotbinière, is not in the centre of the County nor of its population, but that the centre of the said County and of its great population, is at the Parish of Ste. Croix, cesce of Quebec, for the benefit of the said Church, I so that by removing the Registry Office from the

Report.

Parish of Lotbinière, and establishing it at Ste. Croix, the inhabitants of the eastern part of the County would derive a great advantage therefrom, as this removal would save them almost three and a half leagues of travelling to enregister their deeds, while the inhabitants of the western part of the County would suffer little from the change, as they are often in the habit of enregistering their deeds on their way to Quebec to attend to their business.

Your Committee having also taken into consideration the prayer of one of the Petitions, that the Circuit Court of the said County be removed from the Parish of Ste. Croix, and established at St. Louis de Lotbinière, have ascertained that no person has been found to act as Clerk of the said Court, which has not been organized since the law establishing it has been in force, to the great detriment of the interests of the inhabitants of the western part of the County, who, on account of their great distance from Quebec, might have derived great advantage from the operation of the said Court, while the inhabitants of the eastern parts of the County have suffered less, being within reach of the Courts of Justice at Quebec.

Wherefore your Committee take the liberty of recommending, that a Bill be introduced for the purpose of removing the Registry Office of the said County from the Parish of St. Louis de Lotbiniere, to the Parish of Ste. Croix, and the Circuit Court from the latter Parish to the Parish of St. Louis de

Lotbinière Court and Re-gistry Office Bill.

Lotbinière.

Ordered, That Mr. Laurin have leave to bring in a Bill to provide for the removal of the place of holding the Circuit Court in the County of Lotbinière, and of the Registry Office of the said County, from the place where it is now held to Ste. Croix.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Private Bills.

Mr. Price, from the Standing Committee on Private Bills, presented to the House the Twelfth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

Report. Barton Concession Bill.

Your Committee have examined the Bill to convey a part of the Concession Line between the third and fourth Concessions of the Township of Barton, in the Gore District, to Robert Jarvis Hamilton, and beg to report the same without any amendment.

Administration of Justice Bill, (L. C.) Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to amend the Law relative to the administration of Justice in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

On motion of the Honourable Mr. Papineau, seconded by the Honourable Mr. Viger,

The Land Act.

Resolved, That this House do now resolve itself into a Committee of the whole House, to consider the expediency of amending the Act of the Provincial Legislature of this Province of the 4th and 5th Victoria, chap. 100, commonly called the "Land Act."

The House accordingly resolved itself into the said Committee.

Mr. Lacoste took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Lacoste reported that the Committee had come to a Resolution, which Resolution was Oxford attended in his place in this House.

again read at the Clerk's table, and agreed to by the The Land Act.

House, and is as followeth:—
Resolved, That it is expedient to amend the Act of the Legislature of this Province passed in the 4th and 5th years of Vict., chap. 100, intituled "An Act for the disposal of Public Lands."

Ordered, That the Honourable Mr. Papineau have Public Lands leave to bring in a Bill to amend the Law rela-Bill. tive to the disposal of Public Lands.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

On motion of the Honourable Mr. Moffatt, seconded by Mr. Boulton,

Ordered, That the Montreal Gas Light Company Montreal Gas be, in pursuance of their petition, heard by Coun-Company. sel at the Bar of this House against the Bill introduced, to incorporate "the Montreal Consumer's Gas Company," upon the second reading of the said Bill.

Ordered, That two hundred copies of the Bill to Registry Laws consolidate and amend the Registry Laws of Bill, (U. C.) Upper Canada, as amended in Committee of the whole House, be printed for the use of the Members of this House.

On motion of Mr. Smith of Wentworth, seconded by Mr. Thompson,

Ordered, That the Bill to convey a part of the Barton Con-Concession Line between the third and fourth cossion Bill. Concessions of the Township of Barton, in the Gore District, to Robert Jarvis Hamilton, be committed to a Committee of the whole House on Monday next.

The Honourable Mr. Attorney General Draper, Message from one of Her Majesty's Executive Council, delivered His Excellency to Mr. Speaker a Message from His Excellency, the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:-

CATHCART.

The Governor General in reply to the Address of M'Gill College the Legislative Assembly of the 14th instant, transmits for their information copies of Communications that have passed since the last Session of Parliament between the Executive Government, the Royal Institution for the advancement of Learning, and the

Governors of M'Gill College.

As the affairs of M'Gill College have been brought under the consideration of the Imperial Government, and Her Majesty has not yet been pleased to exercise Her Royal Prerogative in reference thereto, the Governor General conceives that he cannot with propriety communicate to the House, pending the announcement of Her Majesty's decision, the Correspondence that has taken place on the subject between the late Governor General and the Secretary of State.

GOVERNMENT HOUSE, 30th April, 1846.

(For the Documents accompanying the said Message, see Appendix Z.)

According to Order, Jacques Philippe Lantier, Es- Member Exquire, Member for the County of Vaudreuil, who was cused for not absent yesterday from the Select Committee appoint—attending Elected to try the merits of the Petition of the Honour-tee. able Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of

Member Extion Commit-

Mr. Lantier rose in his place, and having given sacased for not tisfactory reasons for not being present at the Meeting of the said Select Committee, and having verified the same upon oath,

On motion of Mr. Chauveau, seconded by the

Honourable Mr. Baldwin, Resolved, That Mr. Lantier having given satisfactory reasons for not being present yesterday at the meeting of the Select Committee for the trial of the Contested Election for the County of Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

St. Lawrence and Atlantic Railroad Bill.

Mr. Desaunier, from the Committee of the whole House, on the Bill to amend the Act incorporating "the St. Lawrence and Atlantic Railroad Company, reported, according to Order, the amendment made by the Committee to the said Bill, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Mr. Colvile, from the Committee of the whole House, on the Bill to make special provision for the Pilotage of vessels bound to the river Saguenay, reported, according to order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Notarial Profession Bill, (L. C.)

Mr. Ermatinger, from the Committee of the whole House, on the Bill for the better regulation of the Notarial Profession in Lower Canada, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En- || Committee. grossed.

Customs Bill.

The Order of the Day for the second reading of the Bill to alter and amend the Laws imposing Provincial Duties of Customs, being read;

The said Bill was accordingly read, and ordered to be Engrossed.

Bankrupt Laws Bill.

The Order of the Day for the second reading of the Bill to continue and amend the Bankrupt Laws

the said Bill be now read a second time.

Mr. Drummond moved in amendment, seconded by Mr. Chauveau, that the word "now" in the said motion be struck out, and the words "this day six next. months," be added thereto.

The Question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messicurs Berthelot, Cauchon, Chauveau, Colvile, Desaunier, De Witt, Drummond, Jobin, Lacoste, La-Fontaine, Laterrière, M'Connell, Méthot, Nelson, Powell, Price, Sherwood of BROCKVILLE, and Thompson.—(18.)

NAYS.

Messieurs Baldwin, Bertrand, Boulton, Cayley, Chabot, Christie, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Guillet, Hale, Hall, Jessup, Lantier, Leslie, Macdonald of Cornwall, Macdonald of King-STON, Macdonell of STORMONT, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Solicitor General Sherwood, Attorney General Smith,

Smith of WENTWORTH, Stewart of Prescott, Soli-Bankruph citor General Taschereau, Viger, Webster, and Wil- Laws Bill. liams.—(40.)
So it passed in the negative.

The Question being then put on the main motion, the House divided thereon, and the names being called for, they were taken down as followeth:—

Messieurs Baldwin, Bertrand, Boulton, Cayley, Chabot, Christie, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Guillet, Hale, Hall, Jessup, Lantier, Leslie, Macdonald of CORNWALL, Macdonald of KINGSTON, Macdonell of STORMONT, Moffatt, Monro, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Solicitor General Sherwood, Attorney General Smith, Smith of WENTWORTH, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, Webster, and Williams.-(40.)

Messieurs Berthelot, Cauchon, Chauveau, Colvile, Desaunier, DeWitt, Drummond, Jobin, Lacoste, La-Fontaine, Laterrière, M'Connell, Méthot, Nelson, Powell, Price, Sherwood of BROCKVILLE, and Thompson.—(18.)

So it was carried in the affirmative, and

The said Bill was accordingly read and referred to a Select Committee, composed of the Honourable Mr. Attorney General Smith, the Honourable Mr. Moffatt, Mr. Drummond, Mr. Leslie, Mr. De Witt, Mr. Macdonald of Kingston, and Mr. Duggan, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the House in Committee Distiller on the Bill to repeal certain Acts therein mentioned, Duty Bilt. and to impose a Duty on Distillers and on the Spirituous Liquors made by them, and to provide for the collection of such Duties, being read;

The House accordingly resolved itself into the said

Mr. Macdonald of Kingston, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonald, of Kingston, reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

now in force in this Province, being read;

The Honourable Mr. Attorney General Smith
moved, seconded by the Honourable Mr. Cayley, that
the Bill to restore the rights of certain persons The Order of the Day for the second reading of Attainder Bil attainted for High Treason, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House on Tuesday

The Order of the Day for the second reading of "Odd Fellows the Bill to enable the several Lodges of the Society Estate Bill. of "Odd Fellows" to hold Real and Personal Estate in this Province, being read

Ordered, That the said Bill be read a second time on Friday next.

The Order of the Day for the second reading of the Bill to repeal the Acts therein mentioned, and to amend the Law for the establishment of Local and Municipal Authorities in Lower Canada, being read;

Ordered, That the said Bill be read a second time on Tuesday next.

The Order of the Day for the second reading of Commo the Bill to repeal certain enactments therein men-School Bill, tioned, and to make better provision for Elementary (L. C.) Instruction in Lower Canada, being read;

Ordered, That the said Bill be read a second time on Tuesday next.

Cornwall Incorporation Bill.

The Order of the Day for the second reading of the Bill to amend the Act of incorporation of the Town of Cornwall, and to establish a Town Council therein in lieu of a Police, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Macdonald of Cornwall, Mr. Macdonald of Kingston, Mr. Meyers, Mr. Stewart of Bytown, and Mr. Hall, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Cobourg Inrorporation Bill.

The Order of the Day for the second reading of the Bill to alter and amend the Act of incorporation of the Town of Cobourg, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Boulton, Mr. Hall, Mr. Meyers, Mr. Macdonald of Kingston, and Mr. Smith of Frontenac, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Kingston Incorporation Bill.

The Order of the Day for the House in Committee on the Bill to incorporate the Town of Kingston as a City, being read;

The House accordingly resolved itself into the said Committee.

Mr. Chabot took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Chabot reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

Terento Incor-

The Order of the Day for the second reading of the Bill to amend the Act of incorporation of the City of Toronto, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Boulton, Mr. Duggan, the Honourable Mr. Solicitor General Sherwood, the Honourable Mr. Baldwin, and Mr. Price, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Wolfe Island Railroad Bill. Ordered, That the Bill to incorporate "the Wolfe Island, Kingston, and Toronto Railroad Company," as reported by the Select Committee on Railroads, be committed to a Committee of the whole House on Monday next.

Peterborough Railroad Bill. Ordered, That the Bill to incorporate "the Peterborough and Port Hope Railway Company, reported by the Select Committee on Railroads, be committed to a Committee of the whole House on Monday next.

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until Monday next.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley,

The House adjourned until Monday next.

Lunæ, 4° die Maii.

Anno Nono Victoriæ Reginæ, 1846.

HE following Petitions were severally brought Petitions laid up and laid on the table:

By the Honourable Mr. Attorney General Draper, The Petition of L. Lawrason, Esquire, and others, of the District of London.

By Mr. Hall,-The Petition of James Bird and others, of the Town of Peterborough and its vicinity.

By Mr. Merritt,-The Petition of D. Campbell, M.D., and others, Medical Practitioners of Canada

By Mr. Brooks,—The Petition of A. Sanborn, Esquire, and others, of the Township of Roxton, in the County of Shefford; and the Petition of William H. Bullock and others, of Roxton, in the County of

Shefford.
By Mr. Monro,—The Petition of John Strickland, of the Township of Whitby, in the Home District; and the Petition of W. Stewart Darling and others, members of the United Church of England and Ireland, in the Township of Scarborough, in the Diocese

By the Honourable Mr. Baldwin,—The Petition of William Caldwell and others, of the Township of Reach, in the Home District; and the Petition of Thomas Proul and others, of the Township of Sophiasburgh, in the District of Prince Edward.

By Mr. Roblin,—The Petition of John Roaf and others, office-bearers and members of the Committee of the Temperance Reformation Society of the City of Toronto.

By the Honourable Mr. Robinson,—The Petition of W. B. Jarvis, Esquire, and others.

By the Honourable Mr. Solicitor General Sher-wood,—The Petition of Henry Miller and others, of

the Province of Canada, Commuted Pensioners.

By Mr. M. Connell,—The Petition of A. Adams and others, inhabitants of the Township of Barnston.

By Mr. Macdonald of Kingston,—The Petition of

William Ramsay and others, inhabitants of Kingston who assemble in the Baptist Chapel.

By Mr. Boulton,—The Petition of the Reverend Thomas Phillips, of the Township of Etobicoke, in the Home District; the Petition of J. Gamble Gedden and the state of the United Church of des and others, members of the United Church of England and Ireland, of the Town of Hamilton, in the Gore District, in the Diocese of Toronto, (relating to King's College); the Petition of J. Gamble Geddes and others, of the Town of Hamilton, in the Gore District, (relating to Schools); the Petition of Messicurs Gooderham and Worts and other Distillers,

of the City of Toronto, and Home District.

By Mr. LeMoine,—The Petition of Hubert Bourassa, Senior, of the Parish of Laprairie, Esquire; and the Petition of Mrs. Mary Allen, of Sherrington, in the County of Shefford, widow of the late James

An Engrossed Bill to amend the Act incorpora- St. Lawrence ting "the St. Lawrence and Atlantic Railroad Com- and Atlantic Railroad Bill. pany," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Moffatt do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to make special provision for saguenay the Pilotage of Vessels bound to the River Sague-Pilota Bill. nay, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Laterrière do carry the said Bill to the Legislative Council,

and desire their concurrence.

Notarial Profession Bill, (L. C.)

An Engrossed Bill for the better regulation of the including copies of the above mentioned Memorials, Petitions read. Notarial Profession in Lower Canada, was read for with other Documents; and praying that all should the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Laurin do carry the said Bill to the Legislative Council, and desire their concurrence.

Customs Bill.

An Engrossed Bill to alter and amend the Laws imposing Provincial Duties of Customs, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:-

Of Joseph Heywood and others, members of the United Church of England and Ireland, in the Townships of Burford and Norwich, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of To-ronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the

Of Michael McCarthy, a Messenger of the Legislative Assembly; stating that he has heard it is the intention of the House to appoint a night-watch to guard the Parliament Buildings during the recess,

and praying to be employed in that capacity.

Of James Voller and John Kay, Messengers of the Legislative Assembly, praying for a retired

Of Alexander M'Lean, Esquire, and others, of the town of Cornwall, praying for an investigation into the cause of delay in Chancery in a matter relating to two Lots in the said Town, granted by the Government for the purposes of a Market, and for the recovery of the said Lots for the purposes aforesaid.

Of Archibald Campbell, Esquire, and others, of the city of Quebec, and its environs; praying for the improvement of certain roads.

Of Joseph J. Higgins, and others, of the County of Missisquoi; praying that their interests may be protected by the imposition of a specific duty on axes and scythes of Foreign manufacture, and to prevent such from being imported at a fictitious

Upper Canada, and Canada, these last ten years, defending his rights, as a British subject, and keeping in view his landed property in the Province. That, being in the State of Ohio, in the year 1836, he had a Memorial presented to the House of Assembly, Upper Canada, reciting facts, and suggesting measures, but with no special prayer. That, being in the Township of Niagara in Upper Canada, in the year 1839, he had a Memorial presented to the Assembly, continuing the recital of facts, and praying for a commission to investigate on the spot, all the circumstances as to his imprisonment in Niagara Jail, in the year 1819. That, had this simple prayer been acted on the Petitioner would immediately have gone to England, there to lay evidence, obtained, before the Imperial Parliament: but, instead of this, an Address was carried to the Lieutenant Governor highly injurious to the Petitioner; in so much, that he was thereby obliged to remain in Upper Canada, under most distressing circumstances. That, in the year 1841, the Petitioner had a Petition presented to the House, || The Chief Justice of Upper Canada, when he re-

with other Documents; and praying that all should be seriously considered. That, this Petition was referred to a Select Committee, and reported on, to the entire satisfaction of the Petitioner. That, a Petition was presented to the House, this present Session, including the Report of 1841, and having, annexed, a Report of the Executive Council;—all of which has been printed. That, the Petitioner, from respect to the House, attached to this Petition no special prayer,—believing that the House would, on sight of the Report of Council, repel the assaults thereof, and sustain its own positions; but, after debate, nothing was concluded; and it is now the duty of the Petitioner to speak for himself, which he proceeds to do:—The Report of Council is cunningly devised. In its assertions, it is bold and deceptive; and,—in its arguments, fallacious;—sometimes begging the question when that is inadmissable; and, often insinuating, pur-posely to mislead. In one place, it takes for certain, what, in another, it gives up to doubt. It does not state, fairly, under what circumstances the Act of 1804 was framed; and, makes question as to its application, while none can be entertained. the year 1802, there remained, under sentence of death for rebellion in Ireland, many persons whom the Government was loth to execute, after the general peace. An offer was therefore made, that they should go free, on condition of expatriating themselves, and leaving the kingdom for ever, which offer, they gladly accepted. Some of them went to the *United States*, where they found many rebel friends, who had escaped from *Ireland*; and, were soon after joined by others, who fled from justice, after the insurrection in Dublin, in the year 1803. It was to protect Upper Canada against these desperate men that the Act of 1804 was passed; and, towards them or aliens, there was nothing in it to be complained of, however barbarous; for, they lay under no necessity of going into the Province; and, if there, could suffer no damage, by an order to depart. How very different was the case of the Petitioner! He was an unattainted British subject: had a right to land, in Upper Canada, ten years before he set foot in it :- and, moreover, after two honourable acquittals on jury trial, had, in confidence of security, sent to England a power of Attorney for settlement of his affairs in Great Britain, in order that he might, untrammelled, establish a Colonial Land Agency. Would any man, so circumstanced, obey an order Of Robert Fleming Gourtay, setting forth:—That the Petitioner has been before the Legislatures of Subject of the Crown does not enter into the question." Monstrous effrontery! Did the writer of defending his rights, as a British subject and leave the Province? Certainly not. The Report of Council says, that: "Being a native born subject of the Crown does not enter into the question." Monstrous effrontery! Did the writer of defending his rights, as a British subject and leave the Province? Certainly not. The Report of Council says, that: "Being a native born subject of the Crown does not enter into the question." that Report not know the distinction between natural and local allegiance? or, did he mean to sink the condition of an unattainted British subject to the level of that of aliens, expatriated persons, and out-laws? But, before uttering this unblushing assertion, he had declared,—referring to the Act itself, "that actual residence in the Province and the ta"king the oath of allegiance were the necessary qual-"ifications which would exempt any person from the "operation of the law." Even, here, the Report of Council falsifies, in substituting AND for or. no way, was the Petitioner subject to the law;for, he had not only taken the oath of allegiance, but had actually resided in the Province eighteen months before he was ordered to depart; -and, when he sued for liberation by Writ of habeas corpus, an affidavit was attached to the Writ, testifying that he had been domiciled, in one house, nine months, viz: in the house of Robert Hamilton, Esquire, of Queenston, who is still alive to confirm the same.

retitions read manded Petitioner to prison, after sight of that points remain to be noticed, which the limits of a Petitions read. knowledge,—judged contrary to evidence; and, on the Bench, when the Petitioner was tried before him, got out of the difficulty by telling the Jury that, "to be an inhabitant of Upper Canada, a "person must occupy a house of his own in the Province"—a perversion which was happily reduced to an absurdity by Doctor Dunlop when debating the question before the House, in 1841. Monstrous to think, the Petitioner was banished, solely, on that perverted charge, while so weak with cruel treatment in prison as to be unable to protest against proceedings; and, now, after the clearest evidence of all this, -obtained by the Committee of the House,—even now, the Petitioner still rests under the ban of banishment; and, for twenty-seven years, has been out of possession of his property in England and Scotland, because sion of his property in England and Scotland, because of false imprisonments in Upper Canada;—aye, and after all, the writer of the Report of Council drivels about "commiseration," and says, that the Petitioner, "if he wishes it," may be "granted a pardon, now." Could anything, more insulting, be penned? The Petitioner is told that, he cannot again be heard by the House, unless he prays for compensation, in money. In reply, he has to say, that he never asked for money from the people of that he never asked for money from the people of Upper Canada, or Canada. In no one of his Petitions was there a prayer for that. He sought only for evidence to be laid before the Imperial Parliament, and had the Assembly, in the year 1839, granted his prayer, he would have been satisfied; so too, in the year 1841, had not the Executive Council thrown a bar in his way. That year, the Petitioner addressed a letter to the Chairman of the Committee of the House, starting what he wanted, and concluding thus:-"opinion of the House being expressed to the Governor, I could return to Britain, rejoin my family, and be, there, compensated." That the House did, in the year 1841, gratuitously recommend that, the Petitioner "should be com-"pensated for losses; that, in the mean time, "some allowance should be made to him, while de-"fending the rights of a British subject; conclusion, suggested that, "What he did (for the "Government) in the late rebellion, should neither be overlooked nor forgotten." With all this, the Petitioner was well pleased; and, doubtless, all would have been allowed, but for the Report of the Committee of the Executive Council. At present, in the opinion of the Petitioner, there is only one question for consideration, viz:-are the opinions expressed in the Report of the House, 1841, sound and true?—or, have they been proved to be otherwise, by the shewing of the Report of a Committee of the Executive Council? Petitioner never had a doubt in his own mind that his imprisonment, in Niagara, in 1819, was, as the House declared, "illegal, unconstitutional, "and without the possibility of excuse or pallia"tion." But, as a dispute subsists between the House and the Executive Council, he would have the final issue reached, in so very grave a matter, by the best means, and most constitutional steps. Sir Richard Jackson had, no doubt, forgotten his determination not to interfere in this business, as "being only in the temporary adminis-"tration of the Government," and, afterwards, been imposed upon by the very specious language of the Report of the Committee of the Executive Council, when submitted for approval. The Governor General is now otherwise situated; and, it would Brock, as being the only Port to which they can be proper that His Excellency should review the have resort, for the carrying on of a large and valu-

and other affidavits, most assuredly sinned against Petition preclude; and the Petitioner would humbly suggest, that the House should appoint a Committee to prepare the whole to be laid, by Address, before His Excellency the Governor General. He now, therefore, entreats that he may be heard in person, or by Counsel, at the Bar of the House; or, before such a Committee.

Of the Reverend A. O. Giroux, and others, of Ste. Anne des Plaines; praying that the Registry Office at St. Louis de Terrebonne may remain there

Of John Bellows and others, members of the Baptist Congregation at Barnston; praying that the Imperial Act for the disposal of the Clergy Reserve Lands may not be interfered with.

Ordered, That the Petition of Pierre Curodeau and Petitions Reothers, Pilots for and below the Harbour of ferred: Quebec, be referred to the Select Committee to P. Curodenu, which was referred the Bill to amend and con- et al. solidate the Laws and Ordinances now in force relating to the powers and duties of the Corporation of the Trinity House of Quebec, to Pilots and Pilotage in the Port of Quebec, and to the Quebec decayed Pilot Fund, and for other purposes.

Ordered, That the Petition of Archibald Campbell, A. Campbell, Esquire, and others, of the City of Quebec and et al. its environs, be referred to the Select Committee to which was referred the Petition of Jean Baptiste Page and others, inhabitants of the Parish of L'Ancienne Lorette, and other references.

The Honourable Mr. La Fontaine, from the Select Election Law Committee to which was referred the Bill to repeal Bill, (L. C.) certain Acts therein mentioned, and to regulate Elections in Lower Canada, of Members of the Legislative Assembly, reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House, on Thursday next.

Mr. Ermatinger, from the Select Committee to Port Burwell which was referred the Petition of James Hutchison Harbour. and James F. M'Carthey, on behalf of a Public Meeting of the inhabitants of Bayham and other Townships, in the Districts of London, Oxford, and Talbot, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have considered the several Pe-Report. titions referred to them, and beg leave to report thereon as follows:-

That the Charter of the Harbour at Port Burwell has been surrendered to the Government, as will be seen by the Report of the President of the Board of Works (Appendix Q. 1843,) and that in the same Report the President stated "that the works for the altera-tion and improvement of the Harbour, as well as the Road leading to it, will be proceeded with as soon as possible," but that, notwithstanding, up to the present time, after a lapse of three years, nothing whatever has been done towards the improvement of the said Harbour, or the Road leading thereto.

It appears to your Committee, that the construc-

tion of a Harbour at Port Burwell is an object of paramount importance to a large portion of the in-habitants of the Districts of London, Talbot, and whole facts, and arguments, on both sides. Many able trade in Lumber and other articles of com192

Report.

great expense, risk, and loss, to the inhabitants aforesaid; and that were a safe and commodious Harbour constructed at Port Burwell, the most eligible port for the formation of a good Harbour on the northern shores of Lake Erie, the Grand River excepted, the outlay would be more than compensated by the vast benefits which would accrue to the inhabitants aforesaid, and by the amount of tolls which would be collected thereat.

It has been represented to your Committee, by parties well acquainted with the locality of Port Burwell, that all the difficulties to be encountered in the construction thereof, a safe Harbour can be made for a sum not exceeding £7,500, an amount at one time estimated by the Board of Works (Appendix Q. 1843,) although in his Report of last year the President estimated that a sum not less than £20,000 would be required, for reasons stated in the said Report. But your Committee are informed, that the ordinary depth of water at the mouth of Otter Creek, renders it much more susceptible of being made a good Harbour for a sum comparatively small, as compared with that which has been expended at Port Stanley.

Wherefore your Committee strongly recommend the prayer of the Petitions referred to them, touching the improvement of the Harbour at Port Burwell, and the Road leading thereto, to the favourable consideration of the Executive Government.

Contingencies.

Mr. Roblin, from the Standing Committee on Contingencies, presented to the House the Second Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Report.

Your Committee have had before them the Account Current of the Clerk of your Honourable House, comprising the various sums placed in his hands, including the sum to the credit of the House at the last audit, (16th of December, 1844,) the amount of Warrants from His Excellency, and the Fees received on Private Bills during the last Session, in the following order:-

Leaving a balance in the ha on the 1st April, 1846, th count Current, the sum of	nds of the e date of t	Clothe	erk, Ac-	_ £	233	10	13
Against which the Clerk has Committee Vouchers for t	s laid befo be expend	re y itur	our				7
Balance at last Audit Warrants Fees on Private Bills	£ 1,464 21,687 300	200	0	£2:	3,451	. 4	83

Your Committee, having carefully examined into the different items of expenditure, are satisfied that the same are in accordance with the directions of your Honourable House, and that the Accounts are kept in a clear and satisfactory manner.

Your Committee have observed in the item of Warrants issued in favour of the Clerk, an amount of three thousand five hundred pounds, obtained by a letter of the Speaker of your Honourable House, (Sir Allan N. MacNab). Upon an enquiry by your Committee relative to this proceeding, it appears, by the communications laid before them, that, in consequence of the great length of the Recess, extending over a period of nearly twelve months, the funds in the hands of the Clerk were insufficient to carry out the orders of your Honourable House, and that, upon representation thereof to the Speaker, Warrants were issued accordingly. Your Committee conceive that the necessity of the case has warranted this proceeding.

Robert Randall's Case.

Mr. Cummings, from the Select Committee to which was referred the Petition of J. II. Culp, of the Township of Stamford, in the District of Nia-

merce; that this trade is now only carried on at gara, presented to the House the Report of the said Robert Ran-Committee, which was again read at the Clerk's dall's Case. table, and is as followeth:-

Your Committee, having examined the said Petition, Report. they find that the petitioner is administrator to the Estate of the late Robert Randall, of the Township of Stamford, Esquire, who for many years was a Representative of the County of Lincoln, in the Parliament of Upper Canada.

That, in the year 1827, he, the said Robert Ran-dall, proceeded to England, being deputed by a large body of the inhabitants of Upper Canada to represent their interests connected with the Colony at that time, then under the consideration of the Imperial Government, which duty was performed to

the entire satisfaction of the country.

That the said Robert Randull, in performing those services, was put to a great expense, as well as loss of time; and in order to remunerate him, your Committee find that the House of Assembly of Upper Canada, in the ninth Parliament, passed a Bill, granting to him, the said Robert Randall, the sum of five hundred pounds for his services, which Bill was rejected by the Legislative Council.

Another Bill was passed in 1829, in the tenth Parliament, granting him a like sum, which Bill shared the same fate in the Council; and again in 1830, a similar Bill was passed, but again rejected

by the Legislative Council.

And further that, after the decease of the said Robert Randall, which took place on the second day of May, 1834, the subject of the claim as aforesaid, was again brought under the consideration of the Legislature of Upper Canada, in favor of the heirs of his estate, in the year 1836, when the Select Committee to which the Petition was referred, reported in favor of the claim being allowed, but such allowance was never carried into effect.

Your Committee, under these circumstances, which stand on record in the Journals of the Legislative Assembly of Upper Canada, as a pledge to remunerate the said Robert Randall, for services rendered the inhabitants of that Province, respectfully recommend that an humble Address be presented to His Excel-lency, the Governor General, that he would be pleased to take the case of the heirs of the said late Robert Randall, Esquire, into favourable consideration,—especially as a strong precedent occurred last Session in carrying out the pledge of the Legislative Assembly of *Upper Canada*, with reference to the claim of Colonel *Fitzgibbon*; and that a copy of this Report be transmitted with such Address.

On motion of Mr. Merritt, seconded by Mr. Roblin, Resolved, That this House will, on Thursday next, Trade. resolve itself into a Committee of the whole House, to consider certain Resolutions to be proposed on the subject of Trade, with the view to adopt an humble Address to Her Majesty. relative thereto.

Ordered, That the Report of the Select Commit- Printed. tce, to which was referred the Petition of Robert H. Bruce, Esquire, and others, inhabitants residing on the Grand River, in the County of Haldimand, be printed for the use of the Members of this House.

The Honourable Mr. Attorney General Draper Documents. laid before the House, by command of His Excel-lency, the Governor General, copies of certain Documents on the subjects of the Post Office Department and the protection of the Copy right on books; which Documents are as followeth:

Post-Office Department.

Copy.

FREDERICTON, N.B. 20th April, 1846.

My Lord,

I do myself the honour of enclosing to Your Lordship copy of an Address to me from the House of Assembly of this Province with a joint Address from the Legislative Council and Assembly to the Queen on the subject of the Post-Office Department, and which I have been requested to transmit with the view of inviting the support and co-operation of the Canadian Legislature in obtaining through Her Majesty's Government, increased facilities in the Post communications of the Provinces,—a reduction of the postage, and the introduction of an uniform

I enclose also copies of Despatches addressed by me to the Secretary of State on the subject of the Post-Office and Copyright Acts-and if 2nd July, 1843. the system established in the United Kingdom could be introduced, with a No. 69. 23th July, 1945. reduction of rates on pre-payment, and the use of stamps, the Assemblies guaranteeing any deficiency in the actual expenses of the Department, and also a relaxation of the Copyright Acts as affecting these Provinces, I should consider that a signal-benefit would be conferred upon them, and one which it would be impolitic to withhold when the like facilities are so extensively enjoyed in the neighbouring States of the Union.

I have, &c.,
d.) W. M. G. COLEBROOKE. (Signed,) His Excellency the Right Honourable The Earl CATHCART, K. C. B., &c. &c. &c.

Copy.

New Brunswick, House of Assembly, 13th April, 1846.

Resolved, That an humble Address be presented to His Excellency, the Lieutenant Governor, together with a copy of the joint Address of the two Houses of last Session to Her Majesty on the subject of the Post-Office Department, and praying His Ex-cellency to transmit the same to His Lordship, the Governor General, in order that the same may be brought under the consideration of the Canadian Legislature

CHAS. P. WETMORE, (Signed,) Clerk.

Copy.

To the Queen's Most Excellent Majesty.

The joint and humble Address of Her Majesty's Legislative Council and House of Assembly of the Province of New Brunswick, in General Assembly convened.

MAY IT PLEASE YOUR MAJESTY,

We, the Legislative Council and Assembly of New Brunswick, in Provincial Parliament assembled, beg leave to approach Your Majesty with feelings of the most devoted attachment to Your Majesty's Person and Government.

The object of this our humble and dutiful Address, is to bring under Your Majesty's Most Gracious consideration, the present inefficient and unsatisfactory state of the Post-Office Department in this Province, with a view to obtain such improvements as may be practicable in its future management.

We regret to inform Your Majesty that very general dissatisfaction exists throughout the Province with regard to this Department, as well on account of the high rates of Postage established by the Treasury Warrant of October, 1843, as from the recent increase of the expenses of management, and the di-minished accommodation latterly afforded to the people of the Province.

By the Accounts of Income and Expenditure laid Post-Office before the Assembly in 1844, it appears that the amount of Salaries for the two years ending 5th January, 1843, was as follows:-

For the year ending 5th January, 1842, £1211 15 7 For the year ending 5th January, 1843, £1289

And by the Return laid before the Assembly at the present Session, it is shewn that the amount of Salaries for the year ending 5th January last, was £2580 13s. 8d., from which it will manifestly appear to Your Majesty that, under the system introduced in July, 1843, the salaries and allowances to Officers have more than doubled; and when we inform Your Majesty that the number of Mails has, during the same time, been materially reduced, and the postages in several instances increased, Your Majesty will, we humbly conceive, graciously admit that we have abundant cause to complain of the present management of the Department in this Province.

By the recent abandonment of some of the Lines, many of the oldest and most cultivated Districts of the Province are now left without any Post-Office accommodation; and for the purpose of affording partial relief to those and other Districts, we have, during the present Session, appropriated upwards of £600 towards the support of sixteen additional Couriers and Packets in various parts of the Province

for the present year.

Whether any surplus Revenue has been collected since the half year ending the 5th July, 1843, we are not informed; but by the Returns laid before the Assembly at the last Session, it appeared that there was a surplus on the two and a half years ending July, 1843, of £4856, and we humbly submit to Your Majesty, that such surplus as may from time to time accrue should not be expended out of the Province, but applied towards the establishment of additional Lines of Post communication.

The present high rates of letter postage, and the tax upon printed papers, are considered so onerous, that not only is a large amount of correspondence altogether prevented, but every opportunity by private conveyance is resorted to; and thus is the Law habitually and generally violated, and that with impunity; and we are therefore unanimously of opinion, that if the charge on printed papers were abolished, and the letter postage reduced one half, the income of the Department would, in a short time, be much

larger than at present.

The Provincial Legislature, during the last two years, have expended over £145,000 on the Great Roads of communication within the Province, which has contributed very materially to reduce the rates of contract for Mail carriage, and it is therefore more unsatisfactory to the Provincial public, that less accommodation should be now afforded by the Department than in former years; and the general dissatisfaction is much increased by the fact, that the reduction of public accommodation has been accompanied by a concurrent increase of salaries; and we humbly represent to Your Majesty, that a much larger amount of Revenue is absorbed by the salaries of the present officers, than is required for the efficient management of the Department.

The policy of Your Majesty's Government in reducing the rates of postage in the Mother Country has recently been adopted in the United States. By an enactment of Congress the rates of postage in that country have been reduced on single letters not exceeding half an ounce, to five and ten cents, as the distance may be under or over three hundred miles, to take effect from the first day of July next; and as we are deeply impressed with the importance of extending the advantages of Post communications throughout the remotest settlements of this Province, we respectfully submit, that a very considerable re-

Post-Office Department.

duction of rates, and the establishment of additional Province from the operation of the laws relating to Post-Office tainment of this desirable end.

not venture to ask for a transfer of such control to taking into consideration the situation of the Prothe Provincial Government, but we humbly and ear- vince and remedying the inconvenience so long and nestly submit the following propositions for Your so generally complained of.

Majesty's Most Gracious consideration:

Although the correspondence carried on through

1st. That the rates of Provincial Postage be reduced on Letters not exceeding half an ounce to a maximum of sixpence, and a minimum of twopence,

according to the distance.

papers be abolished.

3rd. That the Deputy Postmaster General of the by the facilities of land travelling. Province shall, from time to time, under the direction of the Postmaster General, establish such additional lines of communication as may be suggested by the Provincial Legislature.

4th. That a full and particular account of income and expenditure be annually laid before the Legis-

lature by the Deputy Postmaster General.

5th. That any surplus Revenue collected within the Province, after appropriating such sums as may lines of communication between Nova Scotia and Canada, and between Nova Scotia and the United States, which lie within this Province, and to mainin extending the facilities of inter-Provincial communication.

6th. That in consideration of the foregoing propositions being acceded to by Your Majesty, the Legislature of this Province should guarantee by Legislasum of money as may from time to time be required to defray the current charges of the Department.

We, therefore, in behalf of Your Majesty's loyal subjects, the inhabitants of this Province, confidently submit this our humble and dutiful Address to Your Majesty's gracious consideration; and we carnestly and respectfully pray Your Majesty to grant such relief in the premises, as the exigency of the case may require, and as to Your Majesty may seem meet.

And as in duty bound will ever pray (Signed,) WILLIAM BLACK, President Legislative Council. J. W. WELDÖN, "

> NEW BRUNSWICK, House of Assembly, 13th April, 1846.

I certify this a true copy of the Joint Address of the Legislative Council and Assembly upon the subject of the Post Office Department, adopted at the last Session of the Legislature.

(Signed,) CHAS. P. WETMORE, Clerk of Assembly.

(Copy.) No. 69.

FREDERICTON, N. B. 28th July, 1845.

Speaker House of Assembly.

My Lord,

I have had the honour to receive your Lordship's Despatch, No. 304, dated the 28th June last, with copies of correspondence relative to the illegal conveyance of letters by the steam vessels in the Bay of Fundy, and the River St. John, and directing me to furnish your Lordship with a Report and suggestions for your information on the subject.

In my Despatch to your Lordship, No. 27, of the 26th of April last, I transmitted a Joint Address to Her Majesty from the Legislative Council and As-

Lines, are absolutely necessary for the beneficial at- the Post Office, and in reference to the proposal to Department. enforce the provisions of the Acts of Parliament Admitting the absolute necessity of preserving the 1 Vict. caps. 33 and 36, I cannot but consider that Metropolitan control of the Department, we do it would be highly objectionable to do so without

St. John, by the steamers plying in the river and in the Bay of Fundy is more considerable than in other quarters, there can be no doubt that the evasion of the laws is general throughout the Province, and that 2nd. That the postage on printed votes and news-lit prevails not only during the summer months while the navigation is open, but also throughout the winter

In the Address of the Legislative Bodies, your Lordship will observe it noticed that the rates of postage in the *United States* have been reduced, and they recommend a reduction of the Provincial rates on letters not exceeding half an ounce, to a maximum of sixpence, and a minimum of twopence according to distance. As the effect of these rates would be to impose the lowest rates on correspondence with St. John and Fredericton, where the greatest number of be required to keep up the proportions of the great letters are received, and the highest on the remote settlements, where they are few in number, and the people can less afford to defray them, I am induced to prefer an uniform rate of threepence on all letters tain an efficient establishment here, may be applied throughout the Province. According to the American rates, five cents, or twopence halfpenny nearly, is the uniform charge of postage on letters weighing half an ounce, for all distances under three hundred miles corresponding nearly with the extreme limits of the Post Office routes in New Brunswick. tive enactment, for a term of years, such additional distance from St. John to the Restigouche, by the northern route, being 202 miles, and from St. John to Temiscouata on the north western frontier, 263 miles. By establishing such a rate on letters, 1 miles. entertain no doubt that the disposition to evade the laws would be arrested and their enforcement generally approved wherever the means of conveying letters through the Post Office might be afforded, and to facilitate the establishment of additional lines of communication, the Houses in their Address have pledged themselves on the adoption of the proposals to guarantee by Legislative enactment for a term of years such a sum as would defray the current expenses of the Department.

In strongly recommending that Her Majesty's Government should accede to their proposal, on agreement of the Houses to a reduced and uniform rate as I have suggested, I should anticipate that on its adoption the complaints of the people and the diffi-culties experienced in enforcing the Post Office laws, would at once be removed, and recurring to the correspondence in 1843, above referred to on the subject of the Copy Right Acts which are equally evaded, I would recommend in accordance with my suggestions that those Acts should also be subject to

revision.

I have, &c. (Signed,) W. M. G. COLEBROOKE. The Right Honourable LORD STANLEY, &c., &c., &c.

(Copy.) No. 70.

Copyrighte

FREDERICTON, N. B. 20th July, 1843.

My Lord,

A sensation having been produced in the Province by the recent enforcement of the provisions of the Acts of Parliament, (5 and 6 Victoria, Cap. 45, 47, sembly, containing various proposals for remedying and 49,) for the protection of the Copy right on Books, the inconvenience so generally complained of in the I am prompted to explain to your Lordship the situCopyrights.

restrictions which are thus imposed on the introduction | prints, chiefly in the newspaper form, they are led of English Books reprinted in America; and on certain newspapers, through the medium of which they have heretofore obtained circulation, by what is called the privilege of the Deputy Post-Master General who at his discretion has dispensed with the law for imposing on them full letter rates of postage.

In the Report of the Commissioners of Post-office enquiry in Canada, it was observed that no printed matter coming from England, except stamped newspapers, could pass through the post, unless charged by weight at the rates of letters exceeding an ounce, which in the case of English Reviews, Magazines, and Pamphlets, acted as a complete prohibition, and that the American reprints of Miscellanies, under the privilege referred to, had obtained an extensive cir-

The limited means and opportunities of acquiring books has led in these Provinces as well as in the United States, to the publication of a great number of cheap newspapers, containing with the usual matter of advertizements, correspondence, and extracts from English and American Journals, selections from Books and Miscellanies. These selections which are for the most part taken from the lighter productions of the English and American presses, are generally unexceptionable, and tend to encourage a taste for reading amongst those who have no access to Books, and are cut off from social intercourse of an improving nature.

Some publishers in the United States, taking advantage of the increasing demand for publications of this nature, have undertaken the republication of entire works in consecutive numbers, or in extra sheets, and as examples of the works thus circulated in the Provinces, as well as in the United States, may be mentioned:—Allison's History of Europe, Liebig's Animal and Agricultural Chemistry, Arnold's Lectures on Modern History, Borrow's Bible in Spain, &c.; and it may be remarked, that the papers which are engaged in these republications, and depending on support in the Provinces, have taken no part in the acrimonious discussions which often pervade the political Journals in the United States. The claim to protection of the English Publishers, being the ground on which the circulation of these papers has been suddenly arrested by the charge of letter postage, and by the seizure of the "extras," the public attention has been drawn to the high price of English Books, which has operated so entirely to prevent their circulation in these Provinces.

The encouragement derived in the United Kingdom from the numerous Libraries, Clubs, and Societies, which are supplied with copies of books as they issue from the Press, and to whom the price of a book is less an object than the early supply of new works to their numerous subscribers and readers, renders it practicable in most cases for an English publisher to attach such a price to a book which would command any sale in the Colonics as nearly to remunerate him from this source alone, independently of the demand from individual purchasers, according to the merit or interest of the work.

The increasing demand of a more numerous and less affluent class of readers has led to some reduction in the price of works, by their publication in less expensive forms, but the price even of these books, enhanced by the charges attending their transmission, exclude them from circulation in the Colonies, especially during the winter months. Hence the restric-tions imposed by the Copyright Acts operate in no manner to the benefit of the English publisher, while, by excluding the inhabitants of the British Provinces from the opportunity they have hitherto

ation in which these communities are placed by the of the English Press through the medium of the re- Copyrights. unfavourably to contrast their situation with that of their fellow-countrymen in the United States, where such a restriction cannot be enforced.

The protection of publishers in the United Kingdom is a question altogether distinct from the extension of the Copyright Acts by authority of Parliament to the Colonies, and especially to those having separate Legislatures, who, if it devolved on them to consider of the local application of those Laws, would, in affording a reasonable protection to the English publisher, be disposed to provide also for the interests of the community, whom it cannot be politic to exclude from all access to English Literature, except by an evasion of the exorbitant charges to which they are subjected by law. I do not undertake to determine how far their interests may admit of being reconciled by the imposition of such a moderate duty on Foreign reprints as would secure to the English publishers a small profit on their works when reprinted in a cheap form, or in the Literary Journals for circulation in the Colonies, but f, from the larger profits derivable from the sale of high priced books in England, the minor advantages from such cheap reprints for the Provinces should not be a consideration to English publishers, the policy would be questionable, if altogether prohibiting the circulation of the Journals which are engaged in such republications, by which the public are deprived not only of the works protected by the Copyright Acts, but of others claiming no such protection.

As the interest of English publishers cannot be

injuriously affected either by a reduction in the price of books in the Colonies, or their circulation through Literary Journals amongst a class of readers to whom they would be otherwise unknown, I hope the measure may be abandoned, of enforcing by Parliamentary authority, a prohibition which, if not evaded through the facilities every where presented, would have the effect of excluding English Literature from

the Provinces.

I have, &c., W. M. G. COLEBROOKE. (Signed,) The Right Honourable Lord STANLEY,

&c. &c. &c.

Ordered, That Mr. Boulton have leave to bring in Mining Com-a Bill to incorporate certain persons under the Pany, (U. C.) name of "the Upper Canadian Mining Company."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time, on Monday next.

Mr. Chauveau, Chairman of the Select Committee Oxford Elecappointed to try the merits of the Petition of the tion. Honourable Francis Hinchs, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported to the House, that, pursuant to adjournment, the Committee met on Saturday last, at half-past eight o'clock, A. M., but in consequence of the absence of Mr. Smith of Frontenac, a Member of the Committee, they were unable to proceed to business.

Ordered, That Mr. Smith, Member for the County of Frontenac, do attend in his place in this House at its next sitting.

Ordered, That Mr. Jobin have leave to bring in a Winter Roads Bill to amend the Acts and Ordinances relating Bill. to Winter Roads in that part of this Province, heretofore Lower Canada.

He accordingly presented the said Bill to the enjoyed, of becoming familiar with the productions House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

On motion of Mr. Bertrand, seconded by Mr.

Address. Kamouraska and Rimouski Resolved, That an humble Address be presented to his Excellency, the Governor General, praythat he will be pleased to cause to be laid before this House, copies of all the Correspondence, Opinions, and Reports, of the Judges of the Court of Queen's Bench, and Judges of the Circuit of the District of Quebec, relating to the establishment of a separate Court or Jurisdiction for judicial purposes in the Counties of Kamouraska and Rimouski, with reference to the changes in the present Judicial system in Lower Canada, during the years 1844 and 1845.

Ordered, That the said Address be presented to His Excellency, the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Sheriff's Protection Bill.

Ordered, That Mr. Webster have leave to bring in a Bill for the protection of Sheriffs in certain "him."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Thursday next.

On motion of Mr. Christie, seconded by Mr. De Witt,

Instruction to Committee.

Ordered, That it be an instruction to the Select Committee to which were respectively referred the Bill to amend and consolidate the Laws and Ordinances now in force, relating to the powers and duties of the Corporation of the Trinity House of Quebec, to Pilots and Pilotage in the Port of Quebec, and to the Quebec decayed Pilot Fund, and for other purposes;—and the Bill to repeal certain Acts and an Ordinance therein mentioned, relating to the Trinity House at Montreal, and to amend and consolidate the provisions thereof; to enquire as to the expedience of introducing into any enactment that may be passed, relating to those Corporations, a clause to prevent Ship-owners, or owners and part owners of Steamers, plying between Quebec and Montreal, from being Members of either of the said Trinity Houses.

Printed.

Ordered, That two hundred copies of the Petition of Robert Fleming Gourlay, be printed for the use of the Members of this House.

Middlesex Election.

The Honourable Mr. Baldwin moved, seconded by Mr. Price, that the Clerk of this House be directed to tax the costs of the Petitioner in the case of the Controverted Election for the County of Middlesex, occasioned by the proceedings upon the Commission for the examination of witnesses ordered by this House in that case, and which, by the decision of the Committee, appointed to try the merits of that Election, have proved nugatory, in consequence of the misconduct of the Commissioners appointed to take such evidence, and that the same be paid by him out of the Contingencies of this House.

The Question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Baldwin, Berthelot, Bertrand, Brooks, Cauchon, Chabot, Chaureau, Christic, Desaunier, De Witt, Drummond, Guillet. Jobin, Lacoste, LaFontaine, Lantier, Laterrière, Leslie, Macdonell of Stor-MONT, Merritt, Méthot, Nelson, Powell, Price, Smith of Wentworth, and Thompson.—(26.)

Middlesex Election.

Messieurs Boulton, Cayley, Cummings, Daly, De-Bleury, Dickson, Attorney General Draper, Duggan, Foster, Gowan, Hale, Hall, Macdonald of CORNWALL, Macdonald of Kingston, M'Connell, Moffatt, Murney, Papineau, Petrie, Riddell, Robinson, Roblin, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Prescott, Solicitor General Taschereau, Viger, Webster, Williams, and Woods.—(33.) So it passed in the negative.

A Message from the Legislative Council by John Message from Fennings Tuylor, Esquire, one of the Masters in Council. Chancery.

Mr. Speaker, The Legislative Council have passed the following Bills without any amendment:-

"An Act to vest in Richard E. Vidal, his heirs Vidal's Relief and assigns, the Government allowance for a Road Bill. "across certain Lots of Land in the Township of " Sarnia, in the Western District, now belonging to

"An Act to authorize the Courts of Queen's Dempsey's Re-"Bench, and of Chancery in Upper Canada, in their discretion, to admit John W. Dempsey to practise "as an Attorney and Solicitor therein."

"An Act to prevent the opening of Government Bull Roads allowances for Roads without an order from the "District Council of the District in which the said "allowances are situate."

"An Act to amend the Act relating to the appro-School Moneys "priation of Moneys derived from the Sale of School Bill, (U. C.)
"Lands in Upper Canada."

"An Act to alter the mode of Assessment in the Niagara and Powns of Niagara and Queenston" Queenston As "Towns of Niagara and Queenston." sessment Bill.

The Legislative Council have passed the following Bills, with several amendments, to which they desire the concurrence of the Legislative Assembly.

"An Act for the Relief of John Macara of the Macara's Re"City of Toronto, Esquire, and of other Solicitors, lief Bill.
"Writers, and Advocates, before the Sheriffs Courts
"of Scotland."

"An Act to provide for the recovery of the Rates Huron Rates "or taxes intended to be imposed by certain By-laws" "of the District Council of the District of Huron."

"An Act to consolidate and amend the Laws re-Penitentiary lating to the Provincial Penitentiary." And then he withdrew.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley, Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act to consolidate and amend the Laws relat-"ing to the Provincial Penitentiary," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration,

And the said amendments were read, and are as followeth:

Press 10, line 2.—Leave out "the," and insert "such."

Line 47.—After the word "unemployed," insert "Provided always, that no-"thing herein contained shall "be construed to oblige any "convict of the Roman CaPenitentiary Bill.

Huron Rates

Bill.

"tholic persuasion to labour "on any of the following ob"ligatory holidays of that
"Church, that is to say, Cir-"cumcision, Epiphany, An-"nunciation, Ascension, Cor-"pus Christi, Saint Peter and " Saint Paul, All Saints, and " Conception.

Press 13, line 26 .- After the word "convict," insert "under sentence of im-"prisonment for a term of " seven years or upwards."

" 32 .- After the word "situate," insert, "and whenever a convict " under sentence of imprison-"ment for a less term than " seven years, shall die, it shall " be the duty of the Warden "to cause the body of such " convict to be decently inter-"red, at the expense of the " Province, and according to "the forms, rites and ceremo-" nies of the Church to which "such convict belonged, un-"less the said body shall have "been taken away by the "friends or relatives of the " deceased, within twenty-four "hours, as aforesaid."

And the said amendments being again read, they were agreed to by the House.

Ordered, That the Honourable Mr. Attorney General Draper do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Draper, Ordered, That the amendments made by the Le-gislative Council to the Bill, intituled, "An "Act to provide for the recovery of the Rates "Act to provide for the recovery of the Rates or Taxes intended to be imposed by certain

"Bye-laws of the District Council of the District of Huron," be now taken into consideration. The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as

followeth:

Press 2, line 9.—After "Bye-law," leave out to "and," in the eleventh line, inclusively.

" 14.-Leave out "before or with re-"gard to such succeeding "year," and insert, "altered "or amended by any subse-"quent Bye-Law, or unless "any arrangement or com-"promise shall have been " made, by Bye-Law or other-" wise, between the said Dis-" trict Council and any Body "Corporate, or other person or party, for the satisfaction of the Taxes imposed by "any previous Bye-Law, in which case the sum paid "under such arrangement or "compromise, shall be taken " and held to be in full satis-" faction of the sum or sums " accruing due under any such " previous Bye-Law."

And the said amendments being again read, they were agreed to by the House.

Ordered, That the Honourable Mr. Cayley do Huron Rates carry back the said Bill to the Legislative Bill. Council, and acquaint their Honours that this * House hath agreed to their amendments.

On motion of Mr. Macdonald of Kingston, seconded by the Honourable Mr. Robinson,

Ordered, That the amendments made by the Legis-Macara's Relief lative Council to the Bill intituled "An Act Bill.

"for the relief of John Macara, of the City of " Toronto, Esquire, and of other Solicitors, Wri-"ters, and Advocates, before the Sheriff's Courts of Scotland," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration;

And the said amendments were read, and are as followeth:-

In the Bill.

Press 2, Line 37.—Leave out from "and" to "only" inclusively, in the 9th line of the 3rd press.

PREAMBLE. Press 1, Line 12.—Leave out "this Province, and insert " Upper Canada." 14.-Leave out "this Province," and insert "Upper Canada."
26.—Leave out "this Province," and insert "Upper Canada."

29.—Leave out "this Province,"
and insert "Upper Canada."

5.—Leave out "this Province," " 2, "

and insert "Upper Canada." TITLE. Line 2.—Leave out from "and" to "Scotland" in-

clusively, in the 3rd line. And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Macdonald of Kingston do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Christie, seconded by Mr. De-

Resolved, That a Message be sent to the Honour-Message to able the Legislative Council, praying that their Legislative Honours will permit John Fennings Taylor, Assistant Clerk Esquire, one of the Clerks Assistant of their to attend Select Honourable House, to attend the Select Com-Committee. mittee on Parliamentary and other Public Records on Thursday next, at ten o'clock in the forenoon, to be examined on the subject of the said reference.

Ordered, That Mr. Christie do carry the said Message to the Legislative Council.

Ordered, That five hundred copies of the Report Printed. on a system of Public Elementary Instruction for Upper Canada, laid before this House on Monday, the 6th of April last, be printed for the use of the Members of this House.

Mr. Macdonald of Kingston, from the Committee Distillers Duty of the whole House on the Bill to repeal certain Bill. Acts therein mentioned, and to impose a Duty on Distillers and on the Spirituous Liquors made by them, and to provide for the collection of such Duties, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House

Ordered, That the said Bill, as amended, be En-

grossed.

The Order of the Day for receiving the Report of Kingston Inthe Committee of the whole House on the Bill to in-corporation corporate the Town of Kingston as a City, being read;

On motion of Mr. Seymour, seconded by Mr. Smith of Frontenac,

Kingston Incorporation Bill.

Ordered, That the said Order of the Day be discharged, and that the said Bill be now re-committed to a Committee of the whole House, for the purpose of moving the following amendment to the fifty-ninth clause of the same, that is to say, after the word "Act," in the twentyseventh line of the said clause, insert the following: "And in default of such yearly payment " of the said sum of three hundred pounds, as "aforesaid, it shall and may be lawful for the "Municipal Council of the Midland District, at its next sitting after the said month of " January in each and every year, to levy by a "Bye-Law, or Bye-Laws, to be passed for that "purpose, a rate or tax upon the real and per-" sonal property in the said City, a sum sufficient " to amount to the said sum of three hundred " attendant upon the levying and collecting of " the rate or tax aforesaid."

The House accordingly resolved itself into the said

Mr. Solicitor General Taschereau took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Solicitor General Taschereau reported that the Committee had gone through the Bill, and had made a further amendment thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

G. H. Ryland, Esq.

The Order of the Day for the House in Committee on the Report of the Select Committee to which was referred the Petition of George H. Ryland, Esquire, Registrar of Montreal, being read;

On motion of Mr. Macdonald of Kingston, seconded

by the Honourable Mr. Moffatt,

Ordered, That the said Order of the Day be dis-

Mr. Macdonald, of Kingston, moved, seconded by the Honourable Mr. Moffatt, that this House doth concur in the Report of the Select Committee to which was referred the Petition of George H. Ryland, Esquire, Registrar of Montreal.

The Question having been put upon the said mo-tion, a division ensued, and the names being called

for they were taken down as followeth:-

YEAS.

Messieurs Boulton, Brooks, Cumnings, Dickson, Drummond, Duggan, Ermatinger, Foster, Gowan, Guillet, Hale, Hall, Macdonald of Cornwall, Macdonald of Kingston, Meyers, Moffatt, Monro, Murney, Riddell, Robinson, Smith of Frontenac, Stewart of PRESCOTT, and Webster.—(23.)

NAYS.

Messicurs Armstrong, Baldwin, Berthelot, Bertrand, Cauchon, Cayley, Chabot, Chauveau, Christie, De Bleury, Desaunier, De Witt, Attorney General Draper, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Leslie, Brainesse Bourt, Bries, Ballie, Attendant, Miles, Brainesse Bourt, Bries, Ballie, Attendant Nelson, Papineau, Powell, Price, Roblin, Attorney General Smith, Smith of WENTWORTH, Solicitor General Taschereau, Thompson, and Viger.—(32.)

So it passed in the negative.

Peterboro' Incorporation Bill.

The Order of the Day for the second reading of the Bill to incorporate the Town of *Peterborough*,

heing read;
Ordered, That the said Order of the Day be dis-

charged.

Commercial A mendment

The Order of the Day for the House in Committee Bank Charter on the Bill to amend the Act, intituled, "An Act to bec Gas Light and Water Company," being read; "extend the Charter of the Commercial Bank of

"the Milland District, and to increase its Capital Commercial Stock" being read: " Stock," being read;

The House accordingly resolved itself into the said Bill.

Committee.

Mr. Drummond took the Chair of the Committee. and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Drummond reported that the Committee had gone through the Bill, without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

The Order of the Day for the second reading of Etobicoke the Bill to incorporate certain persons under the Road Bill. name of "the Etobicohe and Monro Sixth Line Road

Company," being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Duggan, " pounds, over and above all necessary expenses the Honourable Mr. Solicitor General Sherwood, Mr. Gowan, Mr. Price, and Mr. Boulton, to report thereon with all convenient speed; with power to send for persons, papers, and records.

> The Order of the Day for the second reading of Montreal the Bill to amend an Act therein mentioned, and to Ballot Bill. establish the vote by Ballot in the Election of Councillors and Assessors of and for the City of Montreal, being read;

Ordered, That the said Bill be read a second time

on Thursday next.

The Order of the Day for the second reading of Queen's Coltituled, "An Act to transfer to Queen's College at Bill. "Kingston, certain Estates Riches and Tollege at the Engrossed Bill from the Legislative Council, in-"Kingston, certain Estates, Rights, and Liabilities of the University at Kingston," being read;

The said Bill was read accordingly.

Ordered, That the said Bill be read a third time on to-morrow.

The Order of the Day for the second reading of Bank of Upper the Bill to amend an Act, intituled, "An Act to ex- Canada Char-"tend the Charter of the Bank of Upper Canada, ter Amend"and to increase the Capital Stock thereof," being

The said Bill was accordingly read, and ordered to be Engrossed.

The Order of the Day for the second reading of Toronto the Bill to incorporate the Toronto Mechanics' Institute, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

The Order of the Day for taking into considera-Partition of tion a motion, made on Wednesday, the twenty-ninth Lands Bill, of April last, viz: "That the Engrossed Bill from (L. C.) "the Legislative Council, intituled 'An Act to fa-"cilitate the partition of Lands, Tenements, and "Hereditaments, in certain cases in Lower Canada," " be referred to a Select Committee, composed of the "Honourable Mr. Moffatt, Mr. Colvile, Mr. McCon-"nell, the Honourable Mr. Aylwin, and the Honour-"able Mr. Attorney General Smith, to report there-"on with all convenient speed; with power to send for persons, papers, and records," being read;

The House proceeded accordingly to take the said

motion into consideration.

And the said motion being again read, and the question being put thereon, it was agreed to unanimously, and,

Resolved, Accordingly.

The Order of the Day for the House in Committee Quebec Gas on the Bill to repeal the Act incorporating "the Que- and Water Act hee Gas Light and Water Company" being read.

Repeal Bill.

Quebec Gas and Water Act Repeal Bill.

The House accordingly resolved itself into the said Committee.

Mr. Hale took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Hale reported that the Committee had gone through the Bill, without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered. That the said Bill be Engrossed.

Quebec Water Bill.

The Order of the Day for the House in Committee on the Bill for supplying the City of Quebec and parts adjacent thereto, with water, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Dickson took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Dickson reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive

Ordered, That the Report be received to-morrow.

Quebec Gas Bill.

The Order of the Day for the House in Committee on the Bill for Lighting the City of Quebec with Gas, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Duggan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Duggan reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of Mr. Chabot, seconded by the Honorable Mr. LaFontaine, The House Adjourned.

Martis, 5° die Maii.

Anno Nono, Victoriæ Reginæ, 1846.

Petitions laid

THE following Petitions were severally brought up and laid on the table.

By Mr. LeMoine,—The Petition of J. M. Callum, Esquire, and ethers, of the County of Huntingdon.
By Mr. Sherwood of Brockville,—The Petition of

Henry Jones and others, of the Town of Brockville. By Mr. Hale,—The Petition of A. W. Hyndman

and others, of Melbourne and its vicinity. By the Honourable Mr. Viger,—The Petition of Pierre Vézina, Esquire, and others, of the District of

Three Rivers.

An Engrossed Bill to repeal the Act incorporating and Water Act "the Quebec Gas Light and Water Company," was Repeal Bill. read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chabot do carry the said Bill to the Legislative Council and desire their con-

Distillers

An Engrossed Bill to repeal certain Acts therein mentioned, and to impose a Duty on Distillers and on the Spirituous Liquors made by them, and to provide for the collection of such Duties, was read for the third time.

 $\it Resolved$, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to amend an Act, intituled Bank of Upper "An Act to extend the Charter of the Bank of Up- Charter "per Canada, and to increase the Capital Stock Amendment "thereof," was read for the third time.

"Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Boulton do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to amend an Act intituled Commercial "An Act to extend the Charter of the Commercial Bank Charter "Bank of the Midland District, and to increase its Bill." "Capital Stock," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Macdonald of Kingston do carry the said Bill to the Legislative Council, and desire their concurrence.

Ordered, That the Petition of Michael M'Car-Petitions of M. thy, a Messenger of the Legislative Assembly; M'Carthy, and and the Petition of James Voller and John Kay, J. Ray, re-Messengers of the Legislative Assembly, be re-ferred. ferred to the Standing Committee on Contingencies.

The Honourable Mr. Moffatt, from the Select Com- Mayor, &c. of mittee to which was referred the Petition of James Montreal. Ferrier, Esquire, Mayor, and others, Members of the Municipal Council of the City of Montreal, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix A. A.)

Ordered, That the Honorable Mr. Moffatt have Montreal Inleave to bring in a Bill to amend the Laws incor-corporation Act Amendporating the City of Montreal, and to facilitate ment Bill. the decision of cases wherein the right of any party to any office in the Corporation may be called in question.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Mr. Dickson, Chairman of the Select Committee Middlesex appointed to try the merits of the Petition of William Election. Notman, Esquire, of Dundas, in the Gore District, complaining of the undue Election and Return of Edward Ermatinger, Esquire, to represent the County of Middlesex in this present Parliament, presented to the House the Final Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

1. Resolved, That the Sitting Member for the County of Middlesex has been duly returned and elected.

Resolved, That the Petition of the Petitioner, William Notman, Esquire, against the return of the

Sitting Member, is not frivolous and vexatious. Resolved, That the opposition of the Sitting Member to the said Petition, is not frivolous and vexatious.

On motion of Mr. Hale, seconded by Mr. Foster, Ordered, That the time for receiving the Reports Private Bills. of Committees on Private Bills, be further extended until this day week.

Ordered, That the Honourable Mr. Cayley have Huron Terrileave to bring in a Bill to attach certain terri-tory Bill. tory therein described, to the District of Huron.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Administration of Justice, (U. C.)

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith, Resolved, That this House will, on Friday next, resolve itself into a Committee of the whole House, to take into Consideration certain Resolutions to be proposed, having for their object the charging upon the Consolidated Revenue, the administration of Criminal Justice in Upper

Board of Works Bill. Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to amend the Law constituting the Board of Works.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

University Bill, Upper

Ordered, That Mr. Hall have leave to bring in a Bill to erect a University, by the name and style of the University of Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time.

Mr. Hall moved, seconded by the Honourable Mr. Attorney General Draper, that the said Bill be read a second time on Tuesday next.

Mr. Boulton moved in amendment, seconded by Mr. Duggan, that the words "Tuesday next," in the said motion, be struck out, and the words "this day fortnight," inserted in lieu thereof.

The Question having been put on the motion of amendment, a division ensued, and the names being called for they were taken down as followeth:-

YEAS.

Messieurs Baldwin, Boulton, Cauchon, Cayley, Chauveau, DeBleury, Drummond, Duggan, Ermatinger, Foster, Lantier, Macdonald of Cornwall, Moffatt, Nelson, Powell, Price, Robinson, Rousseau, Sherwood of Brockville, and Williams.—(20.)

Messieurs Armstrong, Aylwin, Berthelot, Bertrand, Brooks, Chabot, Christie, Colvile, Cummings, Daly, Desaunier, De Witt, Dickson, Attorney General Draper, Gowan, Guillet, Hale, Hall, Jobin, LaFontaine, Laterrière, Leslie, Macdonald of GLENGARY, Macdonald of KINGSTON, Macdonell of STORMONT, M' Connell, Merritt, Méthot, Meyers, Monro, Papineau, Petrie, Riddell, Roblin, Scott, Seymour, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of PRESCOTT, Taché, Solicitor General Taschereau, Thompson, Viger, Webster, and Woods.—(47.)

So it passed in the negative. The question being then put on the main motion, it was agreed to by the House, and,

Ordered, Accordingly.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery: Mr. SPEAKER,

The Legislative Council have passed the following Bills, without any amendment:

"An Act to amend an Act, passed during the last Bill, (U. C.) " Session of this Parliament, intituled, 'An Act to

" amend, consolidate, and reduce into one Act, the " several laws now in force, establishing or regulating the practice of District Courts in the several Dis-

" tricts of that part of this Province formerly Upper " Canada."

"An Act to increase the Salary of the Supervisor Supervisor of Cullers Salary " of Cullers." Bill.

Also,

The Legislative Council have passed the Bill, in-Agricultural tituled, "An Act to amend the Act for the encour-Bill, (L. C.) "agement of Agriculture by the establishment of "Agricultural Societies in Lower Canada," with several amendments, to which they desire the concurrence of the Assembly.

And also,

LEGISLATIVE COUNCIL, Tuesday, 5th May, 1846.

Ordered, That one of the Masters in Chancery do Leave to As go down to the Legislative Assembly, and ac-sistant Clerk of quaint that House that the Legislative Council Legislative quaint that House that the Legislative Council Council to atdo give leave to John Fennings Taylor, Esquire, tend Select one of their Clerks Assistant, to attend the Se-Committee. lect Committee on Parliamentary and other Public Records, on Thursday next, at ten o'clock in the forenoon, to be examined on the subject of the said reference.

And then he withdrew.

The Honourable Mr. Attorney General Smith Administramoved, seconded by the Honourable Mr. Cayley, that tion of Justice, a Select Committee, composed of the Honourable Montreal. a Select Committee, composed of the Honourable Mr. Attorney General Smith, Mr. Solicitor General Taschereau, the Honourable Mr. DeBleury, Mr. Macdonald of Kingston, the Honourable Mr. La Fontaine, the Honourable Mr. Aylwin, and Mr. Drummoud, be appointed to enquire into the state of the administration of Justice in the District of Montreal, in the Superior Courts thereof, with a view of providing for the more efficient administration of Justice therein, to report thereon with all convenient speed;

with power to send for persons, papers, and records. The question having been put upon the said mo-tion, a division ensued, and the names being called

for, they were taken down as followeth:-

Messieurs. Boulton, Brooks, Cayley, Chalmers, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Foster, Gowan, Hale, Hall, Macdonald of Cornwall, Macdonald of Kingston, Meyers, Moffatt, Monro, Papineau, Petrie, Riddell, Robinson, Scott, Seymour, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Stewart of Prescott, Solicitor General Taschereau, Viger, Webster, Williams, and Woods.—(35.)

Messicurs Armstrong, Aylwin, Baldwin, Berthelot, Bertrand, Cauchon, Chabot, Chauveau, Christie, Desaunier, De Witt, Drummond, Ermatinger, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Leslie, Macdonell of Stormont, Méthot, Nelson, Powell, Price, Rousseau, Smith of WENTWORTH, Taché, and Thompson.—(28.)

So it was carried in the affirmative, and Resolved, Accordingly.

On motion of Mr. Cauchon, seconded by Mr. Price, Resolved, That this House do now resolve itself Orleans and into a Committee of the whole House, to consi-Montmorency der the expediency of amending the Act 8th Victoria, Chapter 28, intituled, "An Act to detach the Island of Orleans from the County " of Montmorency, for the purposes of the Regis-

"tration of Titles, and to establish a Registry "Office in the said Island." The House accordingly resolved itself into the said

ommittee. Mr. Drummond took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Drummond reported that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Taché,

Resolved, That an humble Address be presented to His Excellency, the Governor General, praying him to cause to be laid before this House, a Return of the names of all officers employed in the office of the Provincial Secretary, the period of their service, whether permanent or temporary, how long they have been employed, and the amount of their respective salaries.

Ordered, That the said Address be presented to

His Excellency, the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Macdonald of Kingston, seconded by the Honourable Mr. Aylwin,

Resolved, That the following humble Address be presented to the Queen's Most Excellent Ma-

Address to Her Majesty, G. H. Most Gracious Sovereign: Ryland, Esq. We. Your Majesty's most

Address,

Officers in

Provincial

Secretary's

Office.

To the Queen's Most Excellent Majesty.

We, Your Majesty's most dutiful and loyal subjects, the Legislative Assembly of Canada, in Provincial Parliament assembled, humbly beg leave to approach Your Majesty with our renewed expression of devoted attachment to your Majesty's Royal Person and Government.

We humbly beg leave to lay before Your Majesty the particulars of a case of peculiar hardship by which a faithful subject of Your Majesty has been seriously

Previous to the Union of the Provinces of Upper and Lower Canada, the office of Clerk of the Executive Council of the latter Province was held by George H. Ryland, Esquire, now Registrar of the County of Montreal, who, upon the Union taking place, was sworn in as Clerk and Registrar of the Executive Council of the United Province. Subsequently, the late Lord Sydenham, the then Governor General, thought it necessary, on grounds of public policy, in a re-organization of that Body, to make several changes in the Constitution thereof, and to transfer many of the duties, which, up to that period, had been performed by the Clerk, to the President of the Council.

In order to effect this arrangement, the Governor General proposed to Mr. Ryland to surrender his appointment, and to accept in its stead the office of Registrar of the District of Quebec, at the same time guaranteeing to him an annual income from the emoluments thereof equal to the sum of £515 currency, which it was admitted he would be entitled to as a retiring allowance under the Imperial Statute

4 and 5 Victoria, chap. 29.

Mr. Ryland, on being thus guaranteed, and being assured that the emoluments of the Registrar under the Ordinance then lately passed, would amount for the first year to a very large sum, affording him ample compensation for the loss of the Council office, acceded to this proposal, and placed his situation at His Excellency's disposal. But he expressly stipulated, in his official acceptance of the new appointment, as well as in his answer to the circular of His Excellency Sir Richard Jackson, dated 8th Dec., 1841, "that in the event of the Registrarship of the District of Quebec not proving nearly equal in value to his appointment as Clerk of the Executive Council, the sum guaranteed was not to be considered as compensation in full, either for the loss of that office, or of his claim upon the Government." In consequence, however, of Lord Sydenham's decease, the Ordinance was not put in force in October, 1841, as had originally been determined, and it was not until January following that the law was promulgated. During this delay the Legislature altered the Ordi-

On motion of Mr. Cauchon, seconded by Mr. nance, and in effect deprived Mr. Ryland of the ad-Address toller vantage that he would have received from the law as Majesty, G. H. Ryland, Esq. it stood when he was first appointed; and notwithstanding his remonstrances, no steps were taken by the Executive to protect him under the arrangement previously entered into with him, and yet about the same time the Clerkship of the Council, which until then had remained vacant, was filled up, and Mr. Ryland thus prevented from returning to it, as he had originally stipulated in his acceptance of the Registrarship. Although Mr. Ryland was appointed under his arrangement with Lord Sydenham, Registrar of the District of Quebec, and although the emoluments of such appointment were insufficient to satisfy his just expectations, yet in addition to his other losses, he was obliged, by the passing of an Act during the Session of 1844, abolishing District Registrarships, to receive, insected, the situation of Registrar of the County of Quebec. And it is proved by the Report of the Commissioner appointed to examine into the several offices, by the Registry Ordinance, that this situation, instead of being one of profit to Mr. Ryland, has only been a source of labour and expense.

On the death of the late Registrar of Montreal, the Governor General proposed to Mr. Ryland that he should be transferred from the Quebec to the Montreal Registry office. In acceding to this proposal Mr. Ryland again stipulated that it should not be considered as in any way interfering with his claims under his previous arrangement with the Gov-

ernment

That this transfer has not benefited Mr. Ryland, is proved conclusively by the Report of Mr. Clark, the Commissioner to inspect the offices in the District of Montreal, dated the 7th April of this present

Thus it appears, that Mr. Ryland, by trusting to the guarantee of the late Governor General, has lost a lucrative office—has been deprived of all emolument from his substituted appointments—and is now threatened with the loss of his retiring allowance, which he would have had a right to claim, at the same time that other officers, similarly situated, were placed on the Pension List of the Country.

On a full consideration of the circumstances, the Legislative Assembly consider Mr. Ryland's case to be one of great hardship; that his claims, the justice of which has been officially recognized by the late Governor General, Lord Metcalfe, ought not to be avoided or overlooked; and that he has a right to expect, that the contract entered into between him and the Governor General, of which he has performed his part, should be carried out, according to its terms, or, as that may now be impossible, that he should be fully compensated for the non-fulfilment thereof.

And we feel bound to declare our opinion, that the denial of compensation to Mr. Ryland, would be a breach of faith that would greatly weaken public confidence in the acts of Your Majesty's Representaives and Government in this Province.

We, therefore, humbly pray, that Your Majesty will be graciously pleased to take Mr. Ryland's case into Your most favourable consideration, and direct such measures to be taken, to grant him the justice he seeks, as Your Majesty may deem proper for that

Resolved, That the said draught of an Address be referred to a Select Committee, to examine the same, and to report thereon with all convenient speed; with power to send for persons, papers, and records; and that the said Committee be composed of Mr. Macdonald of Kingston, the Honourable Mr. Aylwin, Mr. Hale, Mr. Hall, and Mr. Williams.

Leave of Absence.

Mr. Dickson moved, seconded by Mr. Smith of Frontenac, that Mr. Sherwood, of Brockville, have Montreal, being read; leave to absent himself from this House, from Saturday the ninth, until Monday the eighteenth instant, a Select Committee, composed of Mr. Scott, Mr. both days inclusive.

The question having been put upon the said motion, a division ensued, and it was carried in the affirmative, and

Ordered, Accordingly.

Member Extion Commit-

According to Order, Henry Smith, Esquire, Memrused for not ber for the County of Frontenac, who was absent on attending Elec-Saturday last from the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, attended in his place in this House.

Mr. Smith of Frontenac rose in his place, and having given satisfactory reasons for not being present at the Meeting of the said Select Committee, and

having verified the same upon oath,

On motion of Mr. Chauveau, seconded by Mr.

Resolved, That Mr. Smith of Frontenac, having given satisfactory reasons for not being present on Saturday last, at the Meeting of the Select Committee for the trial of the Contested Election for the County of Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

Kingston In-

Mr. Seymour, from the Committee of the whole House, on the re-committed Bill to incorporate the town of Kingston, as a City, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

Quebec Gas Bill.

Mr. Duggan, from the Committee of the whole House, on the Bill for Lighting the City of Quebec with Gas, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Quebec Water Bill.

Mr. Dickson, from the Committee of the whole House, on the Bill for supplying the City of Quebec, and parts adjacent thereto with Water, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Attainder Bill.

The Order of the Day for the House in Committee on the Bill to restore the Rights of certain persons attainted for High Treason, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Roblin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Roblin reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the

Ordered, That the Report be received to-morrow.

Agricultural Society Bill, (L. C.) The Order of the Day for the second reading of

and for the relief of the Society for the County of Agricultural

The said Bill was accordingly read, and referred to (L. C.) De Witt, Mr. Taché, Mr. Méthot, and the Honourable Mr. Laterrière, to report thereon with all convenient speed; with power to send for persons, papers and records.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow.

Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Attorney General

The House adjourned.

Mercurii, 6º die Maii.

Anno Nono, Victoria Regina, 1846.

THE following Petitions were severally brought Petitions laid on the table.

up and laid on the table.

By Mr. Foster,—The Petition of Peter Church and others, of Brome, in the County of Shefford; and the Petition of J. J. Williams and others, of Farnham, in the County of Shefford.

By the Honourable Mr. Moffatt,-The Petition of the Reverend John Bethune and others, the Rector and Church Wardens of Christ's Church in the City

of Montreal. By the Honourable Mr. Baldwin,-The Petition of James Durand, Esquire.

By Mr. Ermatinger,-The Petition of William Hillis and others, of the District of London.

By the Honourable Mr. Aylwin,—The Petition of the Council of the Board of Trade of Quebec.

By Mr. Bertrand,—The Petition of the Reverend Thomas Destroismaisons and others, of St. Germain and Ste. Luce de Rimouski.

By Mr. Chauveau,—The Petition of E. Desbarats, Esquire, and others, Trustees of the Quebec Turnpike Roads.

By Mr. Hale,-The Petition of William Morris, Esquire, and others, members of the United Church

of England and Ireland, in the Diocese of Quebec.

By Mr. Solicitor General Taschereau,—The Petition of Joseph Hamel, Esquire, and others, of the City of Quebec.

An Engrossed Bill to incorporate the Town of Kingston In-Kingston as a City, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Macdonald of Kingston do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill for supplying the City of Quebec Water Quebec and parts adjacent with Water, was read for Bill. the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chabot do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill for Lighting the City of Que-Quebre Gas bec with Gas, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chabot do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:-

Of L. Laurason, Esquire, and others, of the Disthe Bill to allow the formation of more than one trict of London; praying for the removal of the pre-Agricultural Society in a County in Lower Canada, sent holder of the offices of Judge of the District Petitions read. Court, Judge of the Division Courts, and Chairman of the Quarter Sessions of the said District.

> Of James Bird, and others, of the Town of Peter borough and its vicinity; praying for a grant of money to enable them to rebuild the Bridge across the Otonabee River.

> Of D. Campbell, M. D. and others, Medical Practitioners of Canada West; praying for the establishment of District Medical Societies, and of a Provincial Medical Board or Council.

> Of A. Sanborn, Esquire, and others, of the Township of Roxton, in the County of Shefford; praying that the Clergy Reserve Lands may be sold, and their proceeds disposed of, as the Legislature may think

> Of William H. Bullock, and others, of Roxton, in the County of Shefford; praying that all classes may participate in the benefits of King's College, and that no aid be granted to M'Gill College, unless it is placed upon the same footing.

> Of John Strickland, of the Township of Whitby, in the Home District; praying compensation for certain loss and injury sustained by him, in consequence of a portion of his land having been taken possession of by the Board of Works for the purposes of a Road.

Of W. Stewart Darling, and others, Members of the United Church of England and Ireland, in the Township of Scarborough, in the Diocese of Toronto, praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of William Caldwell, and others, of the Township of Reach, in the Home District; praying that the grant made last Session for the improvement of Simcoe Street, may be expended according to the original intention.

Of Thomas Proul, and others, of the Township of Sophiasburgh, in the District of Prince Edward; praying that certain Stone Monuments may be planted on the original survey.

Of John Roof, and others, Office Bearers and Members of the Committee of the Temperance Reformation Society of the City of Toronto; praying that the traffic in intoxicating liquors may be restrained; and that certain alterations be made in the present system of Tavern Licenses.

Of W. B. Jarvis, Esquire, and others; praying for an Act of Incorporation to enable them to construct a Canal to unite the waters of Lake Superior, with those of Lake Huron.

Resolved, That the rule of this House, which limits the time for receiving Private Petitions, be suspended, as regards the said Petition.

Of Henry Miller, and others, of the Province of Canada, Commuted Pensioners; praying for an Ad-

dress to Her Majesty to re-allow their Pensions.
Of A. Adams, and others, inhabitants of the Township of Barnston; praying that no division be made of the Clergy Reserve Lands, but that they may be sold and their proceeds appropriated to the promotion of general education.

Of William Ramsay, and others, inhabitants of Kingston, who assemble in the Baptist Chapel; praying that the Imperial Act for the disposal of the

Clergy Reserve Lands may not be interfered with.

Of the Reverend Thomas Phillips, of the Township of Etobicoke, in the Home District; praying for the continuance of his Salary as late Chaplain to the House of Assembly, and subsequently to the Legis-

lative Council of *Upper Canada*.

Of J. Gamble Geddes and others, members of the United Church of England and Ireland, of the Town of Hamilton, in the Gore District, in the Diocese of

Toronto; praying against the passing of any Bill Petitions read. which would destroy the religious character, or invade the chartered rights of the University of King's Col-

Of J. Gamble Geddes and others, of the Town of Hamilton, in the Gore District, praying that the Church of England may have the control of its share of the Common School Funds.

Of Messieurs Gooderham and Worts and others, Distillers of the City of Toronto and Home District; praying against certain provisions of the Bill to impose a duty on Distillers, and upon the Spirituous iquors made by them.

Of Hubert Bourassa, senior, of the Parish of Laprairie, Esquire, praying that the sum of thirty-four pounds be granted to him, as Appraiser of the value of certain Lands taken for the purposes of the Chambly Canal.

Of Mrs. Mary Allen, of Sherrington, in the County of Shefford, widow of the late James Allen; praying for a grant to relieve her present distress.

Ordered, That the Petition of Sir James Stuart, Petitions Reof the City of Quebec, Baronet, and of Nicholas ferred =- Austin, of the Township of Bolton, in the Sir J. Stuart, District of Montreal; and the Petition of Os- N. Austin. good Peasley and others, of the Township of O. Peasley, Bolton, be referred to the Select Committee, to et al. which was referred the Engrossed Bill from the Legislative Council, intituled, "An Act to fa-"cilitate the partition of Lands, Tenements, "and Hereditaments in certain cases in Lower " Canada."

Resolved, That the Petition of John Strickland, of J. Strickland. the Township of Whitby, in the Home District, be referred to a Select Committee, composed of Mr. Monro, the Honourable Mr. Robinson, Mr. Duggan, Mr. Cummings, and Mr. Macdonald of Cornwall, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Mr. Williams, from the Select Committee, ap- West Halton pointed to try the merits of the Petition of James Election. Durand, Esquire, complaining of the undue Election and Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton; presented to the House the Final Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

1. Resolved, That there is no evidence before this Committee, sufficient to invalidate either the Election or Return of James Webster, Esquire, the Sitting Member for the West Riding of the County of Halton.

2. Resolved, That the Petition of James Durand against the Election and Return of the said *Jumes Webster* is not frivolous or vexatious.

3. Resolved, That the defence to the said Petition by James Webster, Esquire, the Sitting Member, was not frivolous or vexatious.

Mr. Leslie, from the Select Committee to which Hochelaga was referred the Bill to divide the Municipality of Municipality Hochelaga, into five distinct Municipalities, and fun Bill. Hochelaga into five distinct Municipalities, and further to provide for the support of Schools, and the management of Local affairs therein, with an Instruction to the said Committee, reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House on

Friday next.

F. II. Guay, Esq. et al.

Mr. Solicitor General Taschereau, from the Select had been performed by the Clerk, to the President Address to Committee to which was referred the Petition of F. H. Guay, Esquire, and others, of the Parish of St. Joseph de la Pointe Levi and other Parishes, in the County of *Dorchester*, and another reference, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

tions referred to them, and the evidence in support thereof, are of opinion that the prayers of the said Petitions should be granted, and a Bill introduced to reason to expect that the emoluments of the office establish a Registry Office at St. Joseph de la Pointe Levi, as near to the ferry as possible, and distinct and separate from that at present established at Ste. Marie, in the County of Dorchester, and that the Parish of St. Joseph de la Pointe Levi, (with that part thereof he expressly stipulated in his acceptance of the new which lies in the County of Bellechasse,) the Parishes appointment, as well as in his answer to the circular of St. Nicholas, St. Isidore, St. Henri, St. Auseline, of St. Joseph de la Pointe Levi.

Ordered, That the said Report be committed to a Committee of the whole House, on Tuesdaynext.

Private Bills.

Mr. Hale, from the Standing Committee on Private Bills, presented to the House the Thirteenth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Brockville Asbessment Bill.

Your Committee have examined the Bill to provide for an assessment of Real and Personal Property in the Town of *Brockville*, according to the annual value or rental thereof, and for other purposes, and have made an amendment thereto, which they submit to your Honourable House.

G. H. Ryland,

Mr. Hale, in the absence of Mr. Macdonald of Kingston, from the Select Committee to which was referred the draught of an Address to Her Majesty, on the subject of the Petition of George II. Ryland, Esquire, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have carefully examined the draught of an Address referred to them, and they beg leave to report the same amended, as follows:

To the Queen's Most Excellent Majesty:

Address to Her Most Gracious Sovereign, Majesty.

We, Your Majesty's most dutiful and loyal subjects, the Legislative Assembly of Canada, in Provincial Parliament assembled, humbly beg leave to approach your Majesty with our renewed expression of devoted attachment to your Majesty's Royal Person and Government.

We humbly beg leave to lay before your Majesty the particulars of a case which has resulted in serious injury to the circumstances of a faithful subject of thereof. your Majesty, and which we beg permission to sub-mit for your Majesty's gracious consideration.

Previous to the union of the Provinces of Upper and Lower Canada, in 1841, the office of Clerk of the Executive Council of the latter Province was held by George II. Ryland, Esquire, he having been appointed thereto in October 1838, and having succeeded his late respected father, who had held the same office for a long period of years—and Mr. Ryland continued in the performance of the duties of the same office under the Government of the United Province, having been sworn in as such in February,

The late Lord Sydenham, the then Governor General of the Province, in re-organizing the Executive Council, thought it proper to make several changes in the constitution of the Executive Council, and to transfer many of the duties which, up to that period

of the Council; and in effecting this arrangement His Her Majesty. Lordship proposed to Mr. Ryland to surrender the

appointment, and to accept in its stead the office of Registrar of Deeds in the then Judicial District of Quebec, at the same time guaranteeing to him an annual income from the emoluments thereof, equal to the sum of £515 currency, to which he would be en-Your Committee, after having examined the Peti-titled as a retiring allowance under the Imperial Sta-

tute, 4 and 5 Vict. cap. 29.

Mr. Ryland, on being thus guaranteed, and having offered to him, would amount for the first year to a large sum, affording him ample compensation for vacating his original one, acceded to this proposal, and placed the latter at His Excellency's disposal. But appointment, as well as in his answer to the circular of His Excellency Sir R. Jackson, Administrator of and St. Jean Chrisostome, should be detached from the Government, dated 18th December, 1841, that their present Registry Offices, and united to the Re-lin the event of the Registrarship of the said District gistry Office which may be established in the Parish of Quebec not proving nearly equal in value to his appointment as Clerk of the Executive Council, the sum guaranteed was not to be considered as compensation in full either for relinquishing that office, or for his claim upon the Government.

The Registry Ordinance of Lower Canada did not come into operation until the 31st December, 1841, and the time within which all existing deeds were to have been enregistered, and from which the great amount of remuneration would have resulted, was extended until eventually a material alteration was made in the Registration Law, establishing County instead of District Registry Offices, and causing Mr. Ryland to become Registrar of the County, instead of the District of Quebec, notwithstanding his remonstrance; and this alteration had the effect not only of depriving Mr. Ryland of a great proportion of the remu-neration resulting from these arrears, but also of essentially reducing the annual income of the office.

It is true that at a subsequent period, namely, on the 8th July, 1845, Mr. Ryland was transferred to the more important office of Registrar of the County of Montreal, which he now holds, but the Reports of the Commissioners appointed to examine the Registry Offices, establish, that both Offices have been sources of labour and expense rather than of profit.

From the circumstances herein before detailed, the Legislative Assembly feel that the case of Mr. Ryland is one of great hardship,—that his claims, the justice of which have been officially recognized by the late Governor General Lord Metcalfe, ought not to be overlooked, and that he has a right to expect that the Contract between the Governor General and him, of which he has performed his part, should be carried out by the Imperial Government according to its terms, or as that may now be impossible, that he should be fully compensated for the non-fulfilment

We therefore, in reviewing these circumstances, humbly beg permission to call Mr. Ryland's claims, as herein set forth, to your Majesty's Gracious Notice; and we humble pray that your Majesty will be pleased to take them into your most favorable consideration, and direct such measures to be adopted therein, as your Majesty in your wisdom may find them to deserve.

Ordered, That the said Report and Address be taken into consideration, by the whole House, to-morrow.

Ordered, That Mr. Solicitor General Taschereau Witnesses Athave leave to bring in a Bill to authorize and en-tendance Bill. force the attendance of Witnesses from any part of this Province, before the Courts of Superior Criminal Jurisdiction.

Witnesses A tendance Bill.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Quebec and Wontreal Police Bill

Ordered, That Mr. Solicitor General Taschereau have leave to bring in a Bill to amend the Act amending certain provisions of the Ordinance for establishing an efficient system of Police in the Cities of Quebec and Montreal.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Friday next.

Desiardins Canal Loan Bill. Ordered, That the Honourable Mr. Robinson have leave to bring in a Bill to authorize the Desjardins Canal Company to borrow a sum of money to complete the Despardins Canal

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Monday next.

Printed.

Ordered, That the Petition of Peter Perry and others, inhabitants of Whitby and other Townships; and the Petition of William Caldwell and others, of the Township of Reach, in the Home District, be printed for the use of the Members of this House.

added to a Committee. Ordered, That Mr. Ermatinger, Mr. Hall, and Mr. Price, be added to the Select Committee on Railroads.

Orleans and Montmorency Divisiors.

Mr. Drummond, from the Committee of the whole House to consider the expediency of amending the Act 8th Victoria, chapter 28, intituled, "An Act to "detach the Island of Orleans from the County of "Montmorency, for the purpose of the Registration " of Titles, and to establish a Register Office in the " said Island," reported, according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Resolved, That it is expedient to amend the Act passed in the 8th year of Her Majesty's Reign, intituled, "An Act to detach the Island of " Orleans from the County of Montmorency, for "the purposes of Registration of Titles, and to "establish a Registry Office in the said Island."

Ordered, That Mr. Cauchon have leave to bring in a bill to amend the Act to detach the Island of Orleans from the County of Montmorency, for the purposes of Registration.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Friday next.

Attainder Bill.

Bill.

Mr. Roblin, from the Committee of the whole House, on the Bill to restore the Rights of certain persons attainted for High Treason, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

Public Lands

The Order of the Day for the second reading of the Bill to extend the provisions of the 13th section of an Act of the Province of Canada, intituled, "An Act for the disposal of Public Lands," and to amend the said Act in other respects, and further to provide for the final settlement of Land claims, being read;

Ordered, That the said Bill be read a second time on this day fortnight.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Council. Chancery. Mr. Speaker, The Legislative Council have passed the following

Bills without any amendment:

"An Act for the better preservation of certain Wild Fowl Protection Wild Fowl in the County of L'Islet."

"An Act to amend the Act incorporating the St. St. Lawrence and Atlantic Railroad Company" and Atlantic " Lawrence and Atlantic Railroad Company." Railroad Bill.

"An Act to alter and amend the Laws imposing Customs

Description of Customs"

Duties Bill. " Provincial Duties of Customs."

LEGISLATIVE COUNCIL,

Wednesday, 6th May, 1846.
Ordered, That one of the Masters in Chancery do Brockville go down to the Legislative Assembly, and commu-Town Lot Bill. nicate to that House the Documents, Evidence, or Proofs, upon which is founded the Bill, intituled, "An Act to authorize the Devisees and Trustees of the Will of the late Honourable Charles Jones " to convey a Town Lot therein mentioned to the "President and Board of Police of Brockville, for the uses and purposes therein mentioned," as requested by their Message of the 27th April last, and to desire that the same may be returned to this House.

And also,

LEGISLATIVE COUNCIL, Wednesday, 6th May, 1846.

Ordered, That one of the Masters in Chancery do Vanzandt's go down to the Legislative Assembly, and commu-Relief Bill. nicate to that House the Documents, Evidence, or Proofs, upon which is founded the Bill, intituled, An Act for the relief of Juliet Vanzandt, wife of Jacob L. Vanzandt, who claims, as sister of the " half blood of Richard Duncan, late of Williamsburg, "in the Eastern District of this Province," as requested by their Message of the 22nd April last, and to desire that the same may be returned to this ${f House}$

And then he withdrew.

The Order of the Day for the second reading of Barns' Relief the Bill for the relief of Robert Easton Burns, Judge Bill. of the *Home* District Court, being read;

Ordered, That the said Bill be read a second time on this day fortnight.

The Order of the Day, for the second reading of Vanzande's the Engrossed Bill from the Legislative Council, in-Relief Bill. tituled, "An Act for the relief of Juliet Vanzandt, wife of Jacob L. Vanzandt, who claims, as sister " of the half blood of Richard Duncan, late of Wil-" liamsburg, in the Eastern District of this Province," being read;

Ordered, That the said Bill be read a second time on this day fortnight.

The Order of the Day for the second reading of Toronto the Bill to incorporate the Trustees of the Toronto Hospital Bill. Hospital, being read;

Ordered, That the said Bill be read a second time, on this day week.

The Order of the Day for the House in Commit-Montreal tee, on the First Report of the Select Committee to Roads. which was referred the Petition of E. Guy, Esquire, and others, residing on the Lower Lachine road, and other references, being read;

The House accordingly resolved itself into the said Committee.

Mr. Cummings took the Chair of the Committee, and after some time spent therein,

Montreal Roads.

Mr. Speaker resumed the Chair;

And Mr. Cummings reported that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morow

Rallways Bill.

The Order of the Day for the second reading of the Bill to Consolidate in one Act certain provisions usually inserted in Acts authorising the making of Railways, being read;

Ordered, That the said Bill be read a second time on this day fortnight.

The Order of the Day for the second reading of Evidence Bill the Bill to empower Commissioners for enquiring into matters connected with the Public Business, to take evidence on oath, being read;

Ordered, That the said Bill be read a second time on Friday next.

Montreal Gas The Order of the Day for the second reading of the Bill to incorporate "the Montreal Consumers" Gas Company," being read;

The Honourable Mr. Moffatt moved, seconded by

the Honourable Mr. Robinson, That the said Bill be now read a second time.

The Order for hearing Counsel at the Bar of the House against the said Bill, being then read;

F. Godshall Johnson, Esquire, Advocate, appeared at the Bar as Counsel, and addressed the House.

The Counsel then withdrew.

The question being then put on the motion for the second reading of the Bill, it was agreed to by the

And the said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Quebec Inco nances Amendment Bill.

The Order of the Day for the second reading of the poration Ordi- Bill further to amend the Ordinances Incorporating the City of Quebec, and for other purposes, being read:

The said Bill was accordingly read and committed to a Committee of the whole House.

Mr. Jobin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Jobin reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Huntingdon Plank Road

The Order of the Day for the House in Committee on the Bill to Incorporate "the Huntingdon Plank Road Company," being read;

The House accordingly resolved itself into the said Committee.

Mr. Price took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Price reported that the Committee had gone through the Bill and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the cure the Rights, Titles, and Interests of all persons same.

Ordered, That the Report be received to-morrow.

School Sites Bill, (U. C.)

The Order of the Day for the third reading of the Engrossed Bill from the Legislative Council, intituled, "An Act to provide for vesting in Trustees the "Sites of Schools in that part of this Province called "Upper Canada," being read;
On motion of the Honourable Mr. Attorney Gen-

eral Draper, seconded by the Honourable Mr. Cayley,

Ordered, That the said Bill be amended by adding School Sites of Collegeing Provise to the first clause: the following Proviso to the first clause:

"Provided also, that nothing in this Act contained Provio. "shall be construed to extend to Common Schools." Ordered, That the said Amendment be engrossed.

The Honourable Mr. Daly, one of Her Majesty's Return to Executive Council, laid before the House, by command of His Excellency the Governor General,

Return to an Address of the Legislative Assem-Law Coets on bly to His Excellency, the Governor General, dated certain Landa. the 28th of April, 1846, praying that He will be graciously pleased to direct the proper Officer to lay before the House, "a Statement of the Law Costs due on certain Lands seized by the Sheriff; the said Lands belonging to individuals who were transported for taking part in the late Rebellion."

(For the said Return see Appendix B. B.)

The Order of the Day for the second reading of Ferrice Bill, the Bill to explain and amend a certain Act therein (U. C.) mentioned, and to make further provisions concerning Ferries in Upper Canada, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Chawcau took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Chauveau reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Hamilton Inthe Bill, to alter and amend the Act incorporating corporation the Town of Hamilton, and to crect the same into a City, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of Mr. Smith of Wentworth, Mr. Chalmers, Mr. Powell, Mr. Cummings, and Mr. Macdonald of Kingston, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the House in Commit-Registry Law tee on the Bill to consolidate and amend the Registry Bill, (U. C.) Laws of *Upper Canada*, being read;

The House accordingly resolved itself into the said Committee:

Mr. Taché took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Taché reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again to-morrow, and that it be then the first Order of the Day.

The Order of the Day for the House in Commit- Notatial Title tee on the Bill to remove all doubts as to the validity BIII, (L. C.) of certain Deeds, Instruments, and Documents, executed before Notaries in Lower Canada, and to seconcerned therein, being read;
The House accordingly resolved itself into the said

Committee:

Mr. Hall took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Hall reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Fish Protec-tion Bill, (U. C.)

The Order of the Day for the House in Committee on the Bill to prevent persons fishing with nets on the shores of Lakes in Upper Canada, from the tenth of June to the first of September in each year, Municipal Authorities in Lower Canada, being read; being read;

The Honourable Mr. Robinson moved, seconded by Mr. Williams, that the said Order of the Day be

postponed until this day three months.

The Question having been put upon the said motion, a division ensued, and it passed in the negative. The House then resolved itself into the said Com-

mittee

Mr. Scott took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Scott reported back the Bill to the House.

Resolved, That the said Bill be referred to a Select Committee, composed of Mr. Dickson, the Honourable Mr. Cayley, Mr. Boulton, Mr. Petrie, and the Honourable Mr. Robinson, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Montreal Sis-

The Order of the Day for the second reading of ters of Charlty the Bill to authorize the Community of the Sisters of Charity of the General Hospital, Montreal, (Grey Nuns,) to sell or alienate their property, situated on Pointe à Callière, in the City of Montreal, and to invest the capital price or prices thereof in other Real and Immoveable Property, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Barton Con-

The Order of the Day for the House in Committee on the Bill to convey a part of the Concession Line between the third and fourth Concessions of the Township of Barton, in the Gore District, to Robert Jarvis Hamilton, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Laurin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Laurin reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

Wolfe Islan Railroad Bill.

The Order of the Day for the House in Committee on the Bill to incorporate "the Wolfe Island, Kingston and Toronto Railroad Company," being read;

The House accordingly resolved itself into the said Committee.

Mr. Monro took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Monro reported that the Committee had gone through the Bill, without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

Peterboro' Railroad Bill.

The Order of the Day for the House in Commit tee, on the Bill to incorporate "the Peterborough and "Port Hope Railway Company," being read

The House accordingly resolved itself into the

said Committee.

Mr. Macdonald of Kingston took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonald of Kingston reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

The Order of the Day for the second reading of Municipal the Bill to repeal the Acts therein mentioned, and to Bill, (L. C.) amend the Law for the establishment of Local and

Ordered, That the said Bill be read a second time on Friday next.

The Order of the Day for the second reading of Common the Bill to repeal certain enactments therein men-School Bill, tioned, and to make better provision for Elementary (L. C.) Instruction in Lower Canada, being read;

Ordered, That the said Bill be read a second time to-morrow, and that it be then the second Order

of the Day.

The Order of the Day for the third reading of the Queen's Col-Engrossed Bill from the Legislative Council, inti-lege tuled, "An Act to transfer to Queen's College at "Kingston, certain Estates, Rights and Liabilities of "the Univertity at Kingston," being read.

The said Bill was read accordingly.

Resolved, That the Bill do pass.

Ordered, That Mr. Macdonald of Kingston do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath passed the same without any amendment.

Ordered, That the remaining Orders of the Day be Orders Postpostponed until to-morrow;

Then, on motion of Mr. Hall, seconded by the Honourable Mr. Robinson, The House adjourned.

Jovis, 7º die Maii.

Anno Nono Victoriæ Reginæ, 1846.

HE following Petitions were severally brought up Petitions laid and laid on the table:-

By Mr. Chauveau,-The Petition of Mrs. Louise Hélène Ritchie, widow of the late Joseph Deroche, of the Parish of Beauport, in the District of Quebec.

By Mr Powell,—The Petition of Robert Walker, and others, of the Township of Woodhouse, in the District of Talbot.

By Mr. Duggan,—The Petition of Robert Defries. By the Honourable Mr. Aylwin,—The Petition of George O'Kill Stuart, Esquire, and others, of the City of Quebec and its vicinity, (relating to a Railway between Quebec and Halifax.)

By the Honourable Mr. Robinson,—The Petition of William Rees, late Medical Superintendent of the

Provincial Lunatic Asylum at Toronto.

By Mr. Macdonald of Cornwall,—The Petition of Thomas Farley, and others, of Caister, Gainsborough, and Grimsby.

By Mr. Meyers,—The Petition of Robert D. Rogers and others, of that part of the Township of Otonabee, in the District of Colborne, adjoining the Town of Peterborough.

By the Honourable Mr. Solicitor General Sherwood,—The Petition of His Grace the Archbishop of Quebec, the Right Reverend the Catholic Bishop of Montreal, and other Catholic Bishops, the Coadjutors of the Dioceses of Quebec and Montreal.

An Engrossed Bill, to incorporate "the Wolfe Wolfe Island" Island, Kingston, and Toronto Railroad Company," Railroad Bill. was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Macdonald of Kingston, do carry the said Bill to the Legislative Council, and desire their concurrence.

Barton Con-cession Bill.

An Engrossed Bill, to convey a part of the Concession Line between the third and fourth Concessions of the Township of Barton, in the Gore District, to Robert Jarvis Hamilton, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Smith of Wentworth, do carry the said Bill to the Legislative Council, and desire their concurrence.

Attainder Bill.

An Engrossed Bill, to restore the Rights of certain persons attainted for High Treason, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Draper do carry the said Bill to the Legislative Council, and desire their concur-

On motion of the Honourable Mr. Solicitor General Sherwood, seconded by Mr. Duggan,

School Sites

Ordered, That the Engrossed Bill, from the Legislative Council, intituled, "An Act to provide "for vesting in Trustees the sites of Schools, "in that part of this Province called Upper "Canada," as amended, be now read for the third time.

The said Bill was read accordingly.

Resolved, That the Bill, as amended, do pass.

Ordered, That the Honourable Mr. Solicitor General Sherwood do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath passed the same concurrence.

Leave of Absense.

Ordered, That the Honourable Mr. Solicitor General Sherwood have leave to absent himself from this House for ten days, from Friday next.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:

Of J. M'Callum, Esquire, and others, of the County of Huntingdon; praying that the Registry Office of the said County may be removed to the Village of Napierville.

Of Henry Jones and others, of the Town of Brockville; praying that the Bill for the Assessment of Property in Brockville, may not be passed into a

Of A. W. Hyndman and others, of Melbourne, and its vicinity; praying that no alteration be made in the present disposition of the Clergy Reserves; and that King's College, and M'Gill College, may be placed on such a basis as that all classes may enjoy the benefits thereof.

Of Pierre Vézina, Esquire, and others, of the District of Three Rivers; praying that piers may be crected in the River opposite the said Town, so as to facilitate the formation of an "Ice Bridge."

Petitions referred :-

A. Mousseau. Esq. et al.

Ordered, That the Petition of Alexis Mousseau, Esquire, and others, be referred to the Select Committee to which was referred the Bill for the better regulation of the Militia of this Pro-

Rev. A. Parant, etmi.

Ordered, That the Petition of the Reverend Antoine Parant, Superior of the Seminary of Quebec, and others, inhabitants of "La Côte de Beaupré," in the County of Montmorency, be referred to the Select Committee to which was referred the Petition of Jean Baptiste Pagé and others, inhabitants of the Parish of L'Ancienne Lorette, and other references.

On motion of the Honourable Mr. Baldwin,

seconded by Mr. Price,
Resolved, That the Petition of James Durand, Es-Petition of J. quire, presented to the House yesterday, be now Durand read. read, and that the Rule of this House of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

The Honourable Mr. Solicitor General Sherwood, "Toronto Medico Chifrom the Select Committee to which was referred the "Medico rurgical Petition of John King, Esquire, M. D., and George Society." R. Grasett, Esquire, L. M., on behalf of the "Toronto Medico Chirurgical Society," presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have taken the subject matter of Report. the said Petition into their consideration, and they beg leave to recommend a Bill affording the protec-

tion asked for by the Petitioners.

Ordered, That the Honourable Mr. Solicitor Ge-Bill. neral Sherwood have leave to bring in a Bill to incorporate a College of Physicians and Surgeons in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday, the twentieth instant.

Mr. Cauchon, from the Select Committee to which Joseph Simpwas referred the Return to an Address of the four-sonteenth of April last, for copies of correspondence on the subject of a complaint made by Joseph Simpson, that the Trinity House of Quebec refused to give with an amendment, to which they desire their him a certificate of qualification as a Pilot; presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth :

Your Committee, after having attentively exam-Reportined the Petition of Joseph Simpson, a Pilot's Apprentice, and examined witnesses in support of the said Petition, particularly E. B. Lindsay, Esquire, Treasurer and Registrar of the Quebec Trinity House, humbly represent:

That the complaints of the said Joseph Simpson are well founded, in fact and in justice; that a number of persons are similarly situated; and that it is only just that the Provincial Legislature should provide that the said persons be placed in the circumstances they were in on entering into apprenticeship.

Your Committee, after mature deliberation, have determined to suggest to your Honourable House, that the best plan to adopt, is to pass a Law to empower the Quebec Trinity House to admit the class of persons above mentioned, subject to the conditions established by the Bye-Law of 1836.

Ordered, That Mr. Cauchon have leave to bring in Bill. a Bill to authorize the Quebec Trinity House to license as Pilots a certain class of persons therein mentioned.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Mr. Scott, from the Select Committee to which Agricultural was referred the Bill to allow the formation of more Societies than one Agricultural Society in a County in Lower (L. C.) Canada, and for the relief of the Society for the County of Montreal; reported that the Committee had gone through the Bill, and had made an amendment thereto, which amendment was again read at the Clerk's table.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the said Bill and Report.

Agricultural Society Bill, (L. C.)

The House accordingly resolved itself into the said Committee.

Mr. Powell took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Powell reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

Charles Hill.

Mr. Thompson, from the Select Committee to which was referred the Petition of Charles Hill, of the Township of Bertie, in the District of Niagara, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Your Committee have taken the purport of the said Petition, as well as the action of the Honourable the Executive Council on a recent application from the Petitioner (Charles Hill) to them-into their consideration; whereby it appears that the Petitioner held under a Patent of an early date, Lot No. 9 in the 6th Concession of Rainham—200 acres. That upon a recent survey of the Indian Lands subsequently formed into the Township of Cayuga, fifty six acres were taken from Mr. Hill's Lot, and added to the latter Township.

That upon his application to the Executive Council for indemnification, a Minute of the said Council, dated 18th and 19th November, 1845, is in the fol-fowing words: "The 28th clause of the Land Act " leaves the Committee no discretion in the matter. "They therefore cannot recommend the prayer of

" your Petitioner.'

Your Committee are clearly of opinion that the justice of the claim of the Petitioner calls for redress, and they therefore beg strongly to recommend the repeal of the 28th clause of the Land Act, 8 Vic. cap. 26.

Your Committee further recommend that the Provincial Government would reconsider the equity of

the Petitioner's claim.

Private Bills.

Mr. Hale from the Standing Committee on Private Bills, presented to the House the Fourteenth Report of the said Committee, which was again read at the Clerk's table, and is as followeth: Your Committee have examined the Bill to incor-

" La Banque

Society Bill.

"des Marchands" Bill to recommend the same without amendment. St. Patrick's

They have also examined the Bill to incorporate the St. Patrick's Society of Montreal, and to enable the said Society more efficiently to manage the affairs thereof, and have agreed to certain amendments to the said Bill, which they submit to your Honourable House; they would, however, at the same time respectfully call the attention of your Honourable House to the remarks made by your Committee in their Eighth Report, in relation to the incorporation of companies of this nature.

Cobourg Manufacturin Company Bill.

Your Committee have also considered the Bill to incorporate the Cobourg Manufacturing Company, and have agreed to the same without amendment, but would at the same time refer your Honourable House to their remarks (in the Seventh Report) when reporting upon the Petition upon which this Bill was founded, in relation to the limited liability of

On motion of Mr. Meyers, seconded by the Honourable Mr. Robinson.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the Bill to incorporate the Cobourg Manufacturing Company, as reported by the Standing Committee on Private Bills.

The House accordingly resolved itself into the said Cobourg Ma-

Mr. Smith of Wentworth, took the Chair of the Company Bill. Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Smith of Wentworth reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

On motion of Mr. Leslie, seconded by the Honour-"La Banque des Mar-" chands" Bill.

able Mr. La Fontaine, Ordered, That the Bill to incorporate "La Banque "des Marchands," be committed to a Committee of the whole House on Monday next.

The Honourable Mr. Robinson, from the Select Railroad Bills. Committee on Railroad Bills, presented to the House the Fifth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have had under their consideration the Bill referred to them, to alter and amend the Charter of the Great Western Railroad Company, and have made several amendments thereto, which they submit to your Honourable House.

On motion of Mr. Smith of Wentworth, seconded

by Mr. Roblin

Resolved, That this House do now resolve itself Great Western into a Committee of the whole House, on the Railroad Bill. Bill to alter and amend the Charter of the Great Western Railroad Company, as reported by the Select Committee on Railroads.

The House accordingly resolved itself into the said

Committee.

Mr. Smith of Frontenac, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Smith of Frontenac, reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery:

Mr. Speaker, The Legislative Council have passed the following Bills without any amendment.

"An Act to enforce the attendance of Witnesses Witnesses At-"before Magistrates in Lower Canada, in certain tendance Bill.

"An Act to amend the Law in cases of Forgery." Forgery Bill.

And also.

The Legislative Council have passed the following Bills, with several amendments, to which they desire the concurrence of the Assembly.

"An Act to incorporate certain persons, as the Trafalgar Trafalgar, Esquesing, and Erin Boad Company." Road Bill.

"An Act to encourage the establishment of cer-Building So." tain Societies, commonly called Building Societies, cieties Bill, "in that part of the Province of Canada, formerly "constituting Upper Canada."

And then he withdrew.

Ordered, That one hundred and fifty copies of the Printed. Petition of Osgood Peasley and others, of the Township of Bolton, be printed for the use of the Members of this House.

Member added to a Committee.

Ordered, That Mr. Thompson be added to the Select Committee to which was referred the Bill to alter and amend the Act incorporating the Town of Hamilton, and to erect the same into a City.

On motion of Mr. Boulton, seconded by the

Building Societies Bill, (U. C.)

Honourable Mr. Solicitor General Sherwood,
Ordered, That the amendment made by the
Legislative Council, to the Bill intituled, "An "Act to encourage the establishment of certain "Societies, commonly called Building Societies, "in that part of the Province of Canada, for-"merly constituting Upper Canada," be now taken into consideration.

The House proceeded accordingly to take the said amendment into consideration.

And the said amendment was read, and is as followeth:

Press 6, line 13,—Leave out all the words from "and" to "officer," both inclusive, in line 22.

And the said amendment being again read, it was agreed to by the House.

Ordered, That Mr. Boulton do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendment.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith,

Duty on Spirituous Liquore

Resolved, That this House will, on Tuesday next, resolve itself into a Committee of the whole House, to take into consideration the propriety of repealing certain Acts, and to impose a Duty on persons selling Spirituous Liquors and keep ing Houses of Entertainment, and to provide for the collection of the said Duty.

Vacancies in Corporations Bill, (L. C.) Ordered, That Mr. Drummond have leave to bring in a Bill to define and extend the powers of the Court of Queen's Bench, in Lower Canada, relative to Usurpations and Vacancies occurring in Corporations, and for other purposes therein mentioned.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

On motion of Mr. Cummings, seconded by Mr. Powell,

R. Randall's

Resolved, That this House do now resolve itself into a Committee of the whole House, upon the Report of the Select Committe to which was referred the Petition of J. H. Culp, of the Township of Stamford, in the District of Niagara.

The House accordingly resolved itself into the said Committee.

Mr. Lantier took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Lantier reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Printed.

Ordered, That one hundred and fifty copies of the Report of the Select Committee to which was referred the Petition of J. H. Culp, of the Township of Stamford, in the District of Niagara, be printed for the use of the Members of this House.

Mr. Hale moved, seconded by the Honourable Private Bills. Mr. Solicitor General Sherwood, that the Select and Standing Committees be authorized to proceed to the consideration of any such Private Bills as shall now be referred to them and not reported upon; any Rule of this House which requires that such Bills be previously posted during eight days in the Lobby of this House, to the contrary notwithstanding.

The Question having been put upon the said motion, a division ensued, and it passed in the negative.

On motion of Mr. Chalmers, seconded by Mr. Cummings

Ordered, That the amendments made by the Legis-Trafalgan lative Council, to the Bill intituled, "An Act Road Bill. "to incorporate certain persons as the Trafalgar, "Esquesing, and Erin Road Company," be now

taken into consideration. The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 3, line 20.-After "part," insert, "or if "such owner or occupier shall "be a minor."

" After "in," insert "any."
21.—Leave out "of Gore," and insert, "in which the land is " 66

" situate." " 31.—After "place," insert, "which "notice shall be in writing,

"and served on each party

"respectively."
Press 8, line 23.—After "Gore," insert, "and in "any Newspaper or Newspapers that may be published in the said District " of Wellington."

Press 11, line 22.—After "District," insert, "and " in any Newspaper or News-"papers published in the Wel-"lington District."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Chalmers do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

The Honourable Mr. Daly, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker a Mes-Governor General. sage from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker all the Members of the House being uncovered, and

is as followeth:-

CATHCART. The Governor General recommends to the Legis- Quebec Fires. lative Assembly, that measures should be adopted to authorize the issue of Debentures on the credit of the Province, to an extent not exceeding one hundred thousand pounds, at a rate of interest not exceeding five per cent. per annum, to be employed in assisting by loan those persons, who having had their houses and buildings destroyed by the late fires in the City of Quebec, are desirous of rebuilding.

The loan to the sufferers to be at a rate of interest not exceeding £3 per cent., and to be secured on the Real Estate of the parties receiving the same, and when necessary, further security to be given.

GOVERNMENT HOUSE, 7th May, 1846.

The Honourable Mr. Daly, one of Her Majesty's Returns to Executive Council, laid before the House, by com- Addresses. mand of His Excellency the Governor General,

Collectors of

Return to an Address from the Legislative As-Tolls, Welland sembly to His Excellency, the Administrator of the His Excellency would be pleased to cause to be laid the amount of Tolls collected by them respectively before them "a Statement of the Names of all Col- during that period."

lectors of Tolls on the Welland Canal, and Cut, at Collectors of the mouth of the Chippawa River, the amount of Tolls, Welland their Salaries during the past year together with Government, dated the 22nd ultimo, praying that their Salaries during the past year, together with

STATEMENT of the Names of all Collectors of Tolls on the Welland Canal, and Cut, at the Mouth of the Chippawa River, the Amount of their Salaries during the past year (1845), together with the Amount of Tolls collected by them respectively during that period, prepared in obedience to a Resolution of the Honourable the Legislative Assembly of the 22nd April, 1846:—

Names of Collecto	rs.				of Sal	ount ary] num	per	Amo collected respect	by	each	Remarks.
John Clark George Prescott		Port Dalhousie Saint Catherine		•••	£ 150	s. 0	d. 0	£ 3376 1081	13	2	Pay-Master on the Works of the Welland Canal; no allowance as Collector.
Duncan MacFarlan	•••	Port Robinson	•••	{	£3 15s. monti the s navig	h du se a so	ring n of	664	0	9	(Appointed 1st July, 1845, £100
Thomas Parke	•••	Port Colborne	•••	•••	200	0	0		•	•••	paid for last year; the Work here is closed at present, in consequence of the repairs now going on. Appointed in the place of Thomas
William Benson	{	Port Maitland Creek	and 	Broad	} 150	0	0	12561	1	41	C. Mewburn, in August, 1845, who received £37 10s., and £50 paid Benson, being at the rate of £150 per annum.
Andrew Thompson place of Sheehan)	(in }	Dunnville	•••	\{\}	5s. p through	e r ghou	day, t the	} 1820	8	01	· · ·
James Cummings	•••	Chippawa Cut	•••	•••	101	12	13	383	4	3 <u>1</u>	50 per cent. on amount collected. Salary now established at £75 per annum.
								£19886	10	5 <u>}</u>	

Inspector General's Office, Customs Department, May, 1846.

J. W. DUNSCOMB, Commissioner of Customs.

Bytown Crown Timber Office.

Brockville essment Asso Bill.

Return to an Address from the Legislative Assembly to His Excellency, the Administrator of the Government, dated the 31st March last, praying that His Excellency would cause to be laid before them "A Statement in detail of the transactions in the Crown Timber Office in Bytown, for the year 1845, exhibiting the number of Rafts passed, owner's name, the amount of Duty upon each Raft, the gross amount of Revenue for the year, the names of the Agent, Clerk, and Servants, and the salary to each, and any other expenses connected with the office; also, the amount paid by Government for Surveys, and the amount paid by each individual lumberman for such services; the number of timber limits, occupied or granted, the locality, the name of the party to whom granted, and the amount of deposit on each,—together with the whole of the subject matter of the Commission of Enquiry appointed to investigate the affairs of the Crown Timber Office in Bytonon, and the expense in detail of such Commission.

(For the said Return see Appendix C. C.)

On motion of Mr. Sherwood of Brockville, seconded by Mr. Smith of Frontenac,

Ordered, That the Bill to provide for an assessment of Real and Personal Property in the Town of Brockville, according to the annual value or rental thereof, and for other purposes, as reported by the Standing Committee on Private Bills, be committed to a Committee of the whole House, on Wednesday next.

Mr. Cummings, from the Committee of the whole Montreal House on the First Report of the Select Committee, Roads. to which was referred the Petition of E. Guy, Esq. and others, residing on the Lower Lachine road, and other references, reported, according to Order, the Resolu-

again read at the Clerk's table, and are as followeth:-1. Resolved, As the opinion of this Committee, that it is expedient to authorize the Trustees of the Montreal Turnpike Roads to Macadamize the undermentioned roads, and to erect Toll Gates, and levy such tolls thereon, as may be necessary to maintain the same in repair, and to pay the interest, and ultimately redeem the principal of the sum to be expended in the construction of the same, viz.:

tions of the said Committee, which Resolutions were

-A Road from the Upper Lachine to the Lock at St. Ann's, along the shores of the River St. Lawrence.

2nd .- A Road from L'Abord à Plouffe to the Village of Ste. Geneviève, along the shore of Rivière des Prairies.

3rd.—A Road from the Pavilion on the Lower Lachine Road to the eastward of Lachine Church, along the shore of the St. Lawrence river.

4th.—That part of the Road in the Parish of St. Laurent, connecting the Turnpike Roads leading from the City of Montreal to L'Abord à Plouffe,

and the Sault-au-Récollet.

2. Resolved, As the opinion of this Committee, that it is expedient to authorize the Trustees of the Montreal

Reads.

Montreal Turnpike Roads to borrow a further sum of twenty-seven thousand pounds, currency, at a rate of interest not exceeding six per cent per annum, for the purpose of carrying into effect the above improvement, the principal and interest of the said sum to be secured on the Tolls thereon.

Mr. Jobin moved, seconded by Mr. De Witt, that the Question of Concurrence be now separately put

upon each of the said Resolutions.

Mr. Lantier moved in amendment, seconded by Mr. Berthelot, that all the words after "That" in the said motion, be struck out, and the following substituted: "The said Resolutions be now recom-" mitted to a Committee of the whole House, with "a view of considering the expediency of enabling "the Trustees of the Montreal Turnpike Roadsto open "a direct road of communication from the St. Ann's "Locks to the City of Montreal, either by Macada-"mizing a road from St. Ann's to the Village of Pointe "Claire in as straight a line as convenient and possible, "and thence from Pointe Claire in a straight course to "the Macadamized road of Côte St. Antoine, as recom-"mended by the Chairman of the Board of Works, in "his letter of the eighteenth April last, annexed to "the Appendix to the Report of the Select Com-"mittee on the Petition of E. Guy and others, or "by opening a road in a straight line from St. Ann's "to the Cote St. Antoine, through the interior of the " Island of Montreal, instead of following the course "recommended by the Resolutions adopted in the "Committee of the whole."

The Question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs. Berthelot, Boutillier, Cauchon, Chauveau, DeBleury, Ermatinger, Lantier, Macdonald of Cornwall, Macdonald of Glengary, Moffatt, Murney, and Robinson.—(12.)

NAYS.

Messieurs Armstrong, Aylwin, Baldwin, Bertrand, Cayley, Chabot, Christie, Colvile, Cummings, Desaunier, De Witt, Drummond, Foster, Guillet, Johin, La-Fontaine, Laterrière, Laurin, Leslie, M. Connell, Méthot, Meyers, Papineau, Price, Roblin, Taché, Solicitor CATHCART. General Taschereau, and Viger.—(28.)

So it passed in the negative.

The Question being then put on the main motion,

it was agreed to by the House.

And the said Resolutions being again severally read, and the Question being separately put upon each, they were agreed to by the House, and

Resolved, Accordingly.

Ordered, That Mr. Jobin have leave to bring in a Bill to amend and extend the provisions of the Laws relative to Turnpike Roads, in the neighbourhood of Montreal.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Quebec Incor-Amendment

Huntingdon

Plank Road

Mr. Jobin, from the Committee of the whole House poration Laws on the Bill further to amend the Ordinances incorporating the City of Quebec, and for other purposes, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Mr. Price, from the Committee of the whole House, on the Bill to incorporate "the Huntingdon Plank Road Company," reported, according to Order,

the amendments made by the Committee to the said Hantingdon Bill, which amendments were again read at the Plank Road. Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

grossed.

Mr. Chauceau, from the Committee of the whole Ferries Bill, House, on the Bill to explain and amend a certain (U. C.) Act therein mentioned, and to make further provisions concerning Ferries in Upper Canada, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be En-

The Order of the Day for the House in Committee Registry Laws on the Bill to consolidate and amend the Registry Bill, (U. C.) Laws of Upper Canada, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Taché took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Tuché reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Common the Bill to repeal certain enactments therein men-School Bill, tioned, and to make better provision for Elementary (L. C.) Instruction in Lower Canada, being read;
The said Bill was accordingly read, and committed

to a Committee of the whole House to-morrow.

The Honourable Mr. Attorney General *Draper*, Message from one of Her Majesty's Executive Council, delivered Governor to Mr. Speaker a Message from His Excellency the General. Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth :-

The Governor General transmits, for the informa-King's College tion of the Legislative Assembly, the Correspondence Correspon-relating to King's College University, referred to in

their Address of the 21st ultimo. The Governor General informs the Legislative Assembly, that he is not aware of any Charge or Charges having been preferred to the Chancellor of the University, against any of the members of the College Council by other parties, beyond that contained in the Documents transmitted herewith.

GOVERNMENT HOUSE, 7th May, 1846.

(For the Documents accompanying the said Message, see Appendix, D.D.)

The Honourable Mr. Attorney General Draper laid Memorial of before the House, by command of His Excellency the Governor General,

King's College.

A Memorial of the Professor of Anatomy and Physiology in the University of King's College, and divers other Documents relating to the said Univer-

(For the said Memorial and Documents, see Appendix, D.D.

The Order of the Day for the second reading of Montreal and the Bill to incorporate "the Montreal and Kingston Kingston Rail-Railroad Company," being read; road Bill.

The said Bill was accordingly read, and referred

to the Select Committee on Railroads.

Bill

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Papineau, The House adjourned.

Veneris, 8° die Maii.

Anno Nono, Victoriæ Reginæ, 1846.

Petitions laid on the table.

THE following Petitions were severally brought

up and laid on the table. By Mr. Taché,—The Petition of Jean Langevin,

of the City of Montreal, Esquire.

By Mr. Méthot,—The Petition of F. B. Blanchard, Esquire, and others, of the County of Drum-

By Mr. Chalmers,—The Petition of the President

and Board of Police of the Town of Hamilton. By. Mr. Johnston,—The Petition of James Johnston, Esquire, and others, of the District of Dalhousie.

Huntingdon Plank Road Bill.

An Engrossed Bill to incorporate "the Huntingdon "Plank Road Company" was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Colvile do carry the said Bill

to the Legislative Council, and desire their con-

Quebec Incororation Ordinances Amendment

An Engrossed Bill further to amend the Ordinances incorporating the City of Quebec, and for other the same. purposes, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chauveau do carry the said Bill to the Legislative Council, and desire their concurrence.

Ferries Bill, (U. C.)

An Engrossed Bill to explain and amend a certain Act therein mentioned, and to make further provision concerning Ferries in Upper Canada, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Cummings do carry the said Bill to the Legislative Council, and desire their concurrence.

Agricultural Societies Bill, (L. C.)

An Engrossed Bill to allow the formation of more than one Agricultural Society in a County in Lower Canada, and for the relief of the Society of the County of Montreal, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Scott do carry the said Bill to the Legislative Council, and desire their concur-

Peterboro Railroad Bill.

An Engrossed Bill to incorporate "the Peterbo-" rough and Port Hope Railway Company," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Hall do carry the said Bill to the Legislative Council, and desire their concur-

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:-

Of Peter Church and others, of Brome, in the County of Shefford; praying that the Clergy Reserve Liands may be sold, and their proceeds disposed of as the Legislature may think fit.

Of J. J. Williams and others, of Farnham, in the County of Shefford; praying that all denominations of Christians may have their just share in the man-agement of King's College; and that all grants be

withheld from M'Gill College until it be placed upon Petitions read. the same footing.

Of the Reverend John Bethune and others, the Rector and Church Wardens of Christ's Church, in the City of *Montreal*; praying that a clause may be inserted in all Bills granting Railway privileges, to prevent travelling or transport of goods on Sundays.

Of William Hillis and others, of the District of London; praying for the removal of the person now filling the offices of Judge of the District Court, of the Division Courts, and Chairman of the Quarter

Sessions of the said District.
Of the Council of the Quebec Board of Trade; praying that the 44th clause of the Bill relating to the Montreal Trinity House, which imposes a duty on Rafts of Lumber, may be expunged from the said Bill.

Of the Reverend Thomas Destroismaisons, and others, of St. Germain and Ste. Luce de Rimouski; praying that the prayer of the Petition to erect the Counties of Rimouski and Kamouraska into an Inferior District, having for its principal place, Rivière du Loup, be not granted.

Of E. Desbarats, Esquire, and others, Trustees of the Quebec Turnpike Roads, praying to be authorized to borrow the sum of £12,000 on the same conditions as hitherto, for the improvement of the said Roads.

Of William Morris, Esquire, and others, Members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from

Of Joseph Hamel, Esquire, and others, of the City of Quebec; praying that 2 Loan at three per cent. interest, be granted them, to enable them to rebuild their property destroyed by the late fires.

Ordered, That the Petition of the Reverend Tho- Petition of mas Destroismaisons and others, of St. Germain Rev. T. Desand Ste. Luce de Rimouski, be referred to the troismaisons, et al, referred. Select Committee to which was referred the Petition of J. B. A. Chamberland, Esquire, and others, of the County of Rimouski.

Mr. Chauveau, Chairman of the Select Committee, Oxford Elecappointed to try the merits of the Petition of the tion. Honourable Francis Hincks of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported to the House the folleing Resolution.

Resolved, That the Chairman do move the House to grant leave to this Committee to adjourn, until Monday the Eighteenth instant, at half past Eight o'clock, A. M., in consequence of the absence of Mr. Sherwood of Brockville, a member of the Committee.

On motion of Mr. Chauveau, seconded by the Honourable Mr. Baldwin,

Ordered, That said Committee have leave to adjourn, until Monday the Eighteenth instant, at half past Eight o'clock, A: M.

Mr. Meyers, from the Select Committee to which Cobourg Inwas referred the Bill to alter and amend the Act of corporation Incorporation of the Town of Cobourg, reported that Bill. the Committee had gone through the Bill and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House, on Monday next.

On motion of the Honourable Mr. La Fontaine,

Address, Montreal New Court House.

seconded by Mr. Leslie,

Resolved, That an humble Address be presented
to His Excellency, the Governor General, praying that His Excellency may be pleased to cause to be laid before this House, all Plans, Esti-mates, Reports and Tenders, (Propositions), either from the Board of Works or any other party, which may have been made, by order of the Government of this Province, or otherwise, and submitted to the said Government, relative to the construction of a new Court House in the City of Montreal, for the District of Montreal, at the place or places where such Court is to be erected, and to the probable cost of such building, according to the said Plans, Estimates, Reports, and Tenders, (Propositions); and also to cause to be laid before this House, copies of all Orders and Instructions which may have been given on the part of the said Government to the said Board of Works, or any other party, requiring them to make such Plans, Estimates, and Reports, and to make and receive such Ten-

Ordered, That the said Address be presented to His Excellency, the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Sellers by Tirage au Sort Bill, (L. C.)

Ordered, That Mr. Drummond have leave to bring in a Bill to fix the Rights of certain Buyers and Sellers by Tirage au sort in Lower Canada, and to quiet the Titles of such Buyers and Sellers.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time, on Tuesday next.

Leave of A bsence. Ordered, That Mr. Macdenell of Stormont, have leave to absent himself from this House, until Friday next.

Summoning of Jurors Bill. (L. C.)

Ordered, That the Honourable Mr. Viger, have leave to bring in a Bill to facilitate and regulate the summoning of Jurors in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time, on Tucsday next.

West Halton Election.

The Honourable Mr. Baldwin moved, seconded by Mr. Price, that the Clerk of the House be directed to tax the costs of James Durand, Esquire, the Petitioner, in the Controverted Election for the West P' ling of the County of Halton, occasioned by the proceedings of the Commissioners for the examination of witnesses, ordered by this House in that case, and which by the decision of the Committee appointed to try the merits of that election, have proved nugatory, in consequence of the misconduct of the Commissioners appointed to take such evidence, and to pay the amount thereof among the other Contingencies of the House.

Mr. Colvile moved, in amendment, seconded by Mr. Gowan, that all the words after the word "evidence," in the said motion be struck out, and the following inserted, "and that the said amount be deduct-"ed from the Sessional allowance to Members."

The question having been put upon the motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Colvile, Foster, Gowan, Hale, Petrie, and Solicitor General Taschereau.—(6.)

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boulton, Boutillier, Brooks, Cauchon, Cayley, Chabot, trand, Boutillier, Brooks, Cauchon, Cayley, Chabot,

Christie, Desaunier, De Witt, Attorney General Dra- West Halton per, Drummond, Ermatinger, Guillet, Jobin, Lacoste, Election. La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of Glengary, Macdonell of Dundas, Macdonell of Stormont, M'Connell, Méthot, Moffatt, Monro, Murney, Nelson, Powell, Price, Robinson, Roblin, Rousseau, Scott, Seymour, Smith of Frontenac, Attorney General Smith, Smith of Went-WORTH, Taché, Viger, and Williams.—(46.) So it passed in the negative.

Mr. Monro moved, in amendment to the main motion, seconded by Mr. Williams, that the following words be added thereto, "provided the amount do "not exceed one hundred and fifty pounds, and that the Commissioners be allowed no part of the amount."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Boulton, Cayley, Colvile, Attorney General Draper, Ermatinger, Foster, Hale, Macdonald of Cornwall, Macdonell of Dundas, M. Connell, Moffatt, Monro, Murney, Petrie, Robinson, Scott, Seymour, Smith of Frontenae, Attorney General Smith, Solicitor General Taschereau, and Williams.—(21.)

NAYS

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boutillier, Brooks, Cauchon, Chabot, Christic, Desaunier, De Witt, Drummond, Gowan, Guillet, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Macdonell of STOR-MONT, Méthot, Nelson, Powell, Price, Roblin, Rousseau, Smith of WENTWORTH, Tacké, and Viger.— (32.)

So it passed in the negative.

Mr. M'Donald of Cornuall, moved in amendment to the main motion, seconded by Mr. Boulton, that all the words after "that," in the said motion be struck out, and the following substituted: "the Pe-"titioner do give in to the Clerk of this House a de-"tailed statement of the expenses incurred, and " claimed by him, to be paid by this House."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as fol-

loweth:-

YEAS.

Messieurs Boulton, Cayley, Colvile, DeBleury, Attorney General Draper, Foster, Gowan, Hale, Johnston, Macdonald of Cornwall, Macdonald of KINGSTON, M. Connell, Meyers, Moffatt, Monro, Murney, Petrie, Robinson, Scott, Seymour, Smith of Fron-TENAC, Attorney General Smith, Solicitor General Taschereau, and Viger.—(24.)

NAYS.

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boutillier, Brooks, Cauchon, Chabot, Chalmers, Christie, Desaunier, De Witt, Drummond, Ermatinger, Guillet, Hall, Jobin, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Macdonell of Dundas, Macdonell of Stormont, Méthot, Nelson, Powell, Price, Roblin, Rousseau, Smith of Wentworth, Taché, and Williams.—(35.)

So it passed in the negative.

Mr. Hall moved, in amendment to the main motion, seconded by Mr. Meyers, that the words "not exceeding two hundred pounds," be inserted after the word "thereof," in the said motion.

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Armstrong, Baldwin, Berthelot, Ber-

West Halton

Chalmers, Christie, DeBleury, Desaunier, DeWitt, Attorney General Draper, Drummond, Ermatinger, Foster, Guillet, Hale, Hall, Jobin, Johnston, Lacoste, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Mac donald of Kingston, Macdonell of Dundas, Macdonell of Stormont, Méthot, Meyers, Moffatt, Monro, Murney, Nelson, Powell, Petrie, Price, Roblin, Rousseau, Scott, Seymour, Smith of Frontenac, Attorney General Smith, Smith of WENTWORTH, Taché and Williams .- (50.)

NAYS.

Messieurs Boulton, Colvile, Gowan, Macdonald of CORNWALL, Macdonald of GLENGARY, M'Connell, Robinson, and Viger.—(8.)

So it was carried in the affirmative.

The question being then put on the main motion, as amended, the House divided thereon, and the names being called for they were taken down as followeth:

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boutillier, Brooks, Cauchon, Chabot, Chalmers, Christie, DeBleury, Desaunier, DeWitt, Drummond, Ermatinger, Guillet, Hall, Jobin, Lacoste, LaFontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of DUNDAS, Macdonell of STORMONT, Méthot, Monro, Murney, Nelson, Powell, Price, Roblin, Rousseau, Scott, Smith of WENTWORTH, Taché, and Williams. -(38.)

Messieurs Boulton, Cayley, Colvile, Attorney General Draper, Foster, Hale, Johnston, Macdonald of Cornwall, Macdonald of Glengary, Macdonald of Kingston, M'Connell, Meyers, Moffatt, Petrie, Robinson, Seymour, Smith of Frontenac, Attorney General Smith, Solicitor General Taschereau, and Viger.—(20.)

So it was carried in the affirmative, and Ordered, That the Clerk of the House be directed to tax the Costs of James Durand, Esquire, the Petitioner in the Controverted Election for the West Riding of the County of Halton, occasioned by the proceedings of the Commissioners for the examination of Witnesses, ordered by this House in that case, and which, by the decision of the Committee appointed to try the merits of that Election, have proved nugatory, in consequence of the misconduct of the Commissioners appointed to take such evidence, and to pay the amount thereof, not exceeding two hundred pounds, among the other Contingencies of the House.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery,

Mr. Speaker,

The Legislative Council have passed the following Bills, with several amendments, to which they desire the concurrence of the Assembly.

Magdalen Islands Bill.

"An Act relating to the Magdalen Islands, in "the Gulf St. Lawrence, and to enable the inha-"bitants, householders therein, to establish a Mu-"nicipal Council in the said Islands; and to extend "the like advantages to certain localities in the "County of Saguenay, and to those parts of the "Counties of Rimouski and Kamouraska, known as "the Madawaska Teritory."

Albion Road

"An Act to incorporate certain persons under the Company Bill. " name of the Albion Road Company."

And also,

School Sites Bill, (U. C.)

The Legislative Council have agreed to the amendment made by the Legislative Assembly to

"in Trustees, the Sites of Schools, in that part of "this Province called Upper Canada," without any amendment.

And then he withdrew.

Ordered, That the Honourable Mr. Attorney King's College General Draper have leave to bring in a Bill Bill. to repeal a certain Act therein mentioned, and to alter and amend the Charter of the University of King's College.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Tuesday next.

Ordered, That the Honourable Mr. Attorney University General Draper have leave to bring in a Bill Endowmer to vest the Endowment granted by the Crown, for University Education in Upper Canada, in the University of *Upper Canada*, and for other purposes therein mentioned.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Tuesday next.

Ordered, That the Honourable Mr. Attorney Attorneys General Draper have leave to bring in a Bill Certificates to amend the Laws now in force, regulating the taking out of Certificates by Attorneys and Solicitors in Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Tuesday next.

The Honourable Mr. Attorney General Draper, Message from one of Her Majesty's Executive Council, delivered Governor to Mr. Speaker a Message from His Excellency the General. Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth:-

CATHCART. The Governor General transmits for the informa-Superior tion of the Legislative Assembly copies of corres-Courts Accompondence relating to the accommodation prepared for (U. C.) the Superior Courts of Upper Canada in Osgoode Hall, and recommends that the Legislature do, in consideration of the Law Society entering into a valid covenant for all time to come, to provide sufficient accommodation for such Courts, authorize the issue of Debentures on the security of the Province, in favour of the said Society, to an amount not to exceed £6,000.

The Governor General also recommends that authority be given to impose a Tax on certain proceedings in Law and equity, to meet the interest, and to sell for money a portion not exceeding one third of the block of land in *Toronto*, (on which the buildings wherein these Courts have been hitherto held,) stand to be applied in part discharge of the said Deben-

tures. GOVERNMENT HOUSE, 8th May, 1846.

(Copy.)

Toronto, Jany. 27, 1846.

In company with my brother Judges I have inspected the accommodation provided by the Law Society in their new building for the Court of Queen's Bench, and for the Practice Court and Offices connected with it; and we cordially unite in declaring that the Court Room of the Queen's Bench, the Practice Court, and the apartments assigned to the the Bill, intituled, "An Act to provide for vesting | Judges, are in all respects most convenient and satis-

(U. C.)

Superior Courts Acco modation, (U. C.)

They are indeed not merely adequate in themselves, and well arranged, both as regards the sired. public convenience and the personal comfort of those whose duties are to be discharged in them, but they have been designed and finished on a scale becomingly

liberal, though not extravagant.

The Judges feel sincere gratification in remarking that by the exertions of the Law Society, the Superior Courts of Justice in Upper Canada are at length accommodated in a manner worthy of the Country, and they have only to repeat a hope which they have already expressed in a communication to the Government, that such public arrangements may be made as will allow the Judges to feel that these increased advantages which they will enjoy, both personally and as composing the Court, are permanently assured, and have not been procured by sacrifices which may prove in any degree burthensome to the Law Society.

With regard to the rooms set apart for the Office of the Clerk of the Crown and Pleas, to which the a perpetual covenant with Her Majesty, to find the attention of the Judges was especially called, by the gentlemen who were so kind as to attend with them on the part of the Society, they appear to be sufficient in point of space, and as good as the Law Society are at present able to provide, making such allowance as it is necessary to make for other arrange-The Vaults for Records and Papers seem to be ample and safe, though we doubt whether underground Vaults will be found sufficiently dry. The in lieu of an annual rental.

experiment however could be made.

The Judges are glad to find that the Society has been able to provide Mr. Small with a convenient room on the ground floor—as it would have been impossible for him during his present indisposition, to have made use of an apartment in the higher story in which his Clerks will be placed. This separation however of the principal Officer from the subordinate Clerks, which unfortunately seem to be unavoidable, may occasion a good deal of inconvenience; and though we do not see that any better arrangement could be made, as the East Wing is required for the purposes of the Law Society, yet we trust the time is not distant when the erection of a plain and cheap range of apartments running back from the new building, will enable the Society to provide for the accommodation of the Office of the Clerk of the Crown and Pleas, and for the safe keeping of the Records and Papers in a connected suite of fire proof rooms above ground.

I have, &c. (Signed,) J. B. ROBINSON, C. J.

The Hon. R. S. JAMESON, Treasurer of the Law Society.

(Copy.)

TORONTO, 30th January, 1846.

Sir,

I have the honor to state for the information of the Building Committee of the Law Society, of which you are a Member, that having long watched with great interest the liberal exertions made by the Society for the accommodation of the Courts of Law and Equity, and their respective Officers, I have taken the earliest opportunity after their completion, of leaving the inconvenient rooms temporarily appropriated to the Court of Chancery in the East Wing of the former Parliament Buildings, and commenced

the first Equity Sittings of the year in the new Court.

I now beg to assure the Building Committee, through you, that both myself and the profession generally feel highly satisfied with the accommodations thus afforded to the public service. In point both of The Honourable D. DALY,

elegance and convenience they are all that can be de- Superior

I have, &c. R. S. JAMESON. (Signed,) Vice Chancellor.

CLARKE GAMBLE, Esquire, Chairman Building Committee, &c. &c. &c.

(Copy.)

Toronto, 6th February, 1846.

As Chairman of the Building Committee superintending the improvements at Osgoode Hall, with a view to the removal thither of the Supreme Court of Canada West, and their officers,

I have been instructed by the Law Society to enclose you the accompanying correspondence, and to state for the information of the Executive Government, that the Society is now prepared to enter into necessary accommodation for the Courts and their Officers from this time forth.

With reference to the consideration to be received therefore,—the Society having in view the com-munication of the Bench to the Government upon a former occasion, upon the inexpediency of the Courts becoming the tenants of any individual or corporation, would accept a proportion of the present outlay

The total expenditure upon Osgoode Hall, in consequence of the present arrangement, will fall very little short of ten thousand pounds; and in mentioning the sum of six thousand pounds, as the consideration of the agreement between the Government and the Society, I feel that I am placing the remuneration at a very low rate. It must be borne in mind that the whole of the west wing, together with a portion of the centre building, comprising in all twenty apartments, many of them necessarily very spacious, is entirely occupied by the Courts and their Officers, and should it happen that the vaults under ground are not found to answer for the keeping of the records—another fire-proof building must be

added for that purpose.

In setting aside rooms for the Crown Office, the arrangement was first made for the Department, irrespective of Mr. Small; and the Judges of the Court of Queen's Bench, being satisfied therewith; the Society, in consideration of that gentleman's infirmity, appropriated a room on the ground floor for his especial use, of the same size, and in the same situation as the Judges Chambers. This room forms part of the suite of rooms originally with the assent of the Judge and Vice-Chancellor assigned to the Court of Chancery; and when another apartment is required for any additional Clerk in the Registrar, or Master in Chancery's Office, which he has inti-mated will soon be the case—further accommodation must be provided for him in the Centre Building. This, together with the slight inconvenience (mentioned by the Chief Justice) consequent on the separation of Mr. Small from his subordinate Clerks, arises from his state of health, and not from the fault of the Society, or the want of proper arrangement in the Building

On behalf of the Society, I now tender to the Executive Government the Building and apartments approved of by the Judge and Vice-Chancellor for the use of the Courts and their Officers, as before mentioned, and pray that the necessary steps may be forthwith taken to complete the arrangement on the

I have, &c.

C. GAMBLE. (Signed)

Secretary, &c.

part of the Government,

Superior Courts Accou modation, $(\Gamma, C.)$

(Copy,)

SECRETARY'S OFFICE, Montreal, 5th March, 1846.

I have the honour, by command of the Adminis trator of the Government, to acquaint you, that His Excellency, in Council, has had under consideration your letter of the 6th ult., on the subject of the ac-commodation prepared in Osgoode Hall, by the Law Society, for the Superior Law Courts of Upper Canada.

His Excellency concurs with the Chief Justice and his brethren, in desiring that the Courts should be permanently assured in the accommodation thus provided, and is therefore favourable to entering into an arrangement of the character suggested by you on

behalf of the Society.
In order to effect this, His Excellency is advised that the necessary funds should be provided for by a duty on certain Law proceedings, and that either an application should be made to the Legislature to sanction the advance of the necessary sum, to be repaid by a Tax on Law proceedings in these Courts, or that such a Tax being imposed, the net proceeds of the Tax should be half yearly paid to the Treasurer of the Law Society, until the whole amount of £6,000 and interest from the date of agreement with the Society is paid.

Before bringing either of these proposals before the Legislature, His Excellency has directed me to inquire whether the Law Society would not be disposed to accept half-yearly payments, in the manner last suggested, which His Excellency is of opinion, would he a better way of disposing of the question, than to ask for an advance of £6,000 from the Legislature.

I am therefore to request that you will be pleased to let me hear from you on this subject, at your ear-

liest convenience.

I have &c.,

D. DALY.

CLARKE GAMBLE, Esquire, Toronto.

> TORONTO, CANADA WEST, 12th March, 1846.

Sin,

I have the honour to acknowledge the receipt of your communication of the 5th instant, relative to the arrangement for the liquidation of the sum of six thousand pounds, to be paid by the Government to the Law Society of Upper Canada, for the accommodation prepared in Osgoode Hall, for the Superior Courts

in Upper Canada.

I submitted the same, at once, to the consideration of the Committee of Economy, and was in hopes at one time, that we might be enabled to accept the proposal of half-yearly instalments by the issuing of our own Debentures, based on the payments to be made to us by the Government; but upon applying to those to whom the Society is now indebted for the building, we are reluctantly compelled to decline such arrangement. If the Government will issue to the Law Society, Debentures for the sum of six thousand pounds, payable at any periods based upon the tax proposed or otherwise, we shall find no difficulty in negotiating them, but our creditors refuse to take our own Debentures.

As I mentioned in the first communication I had the honor to address to you upon the subject, the improvements at Osgoode Hall have cost nearly ten thousand pounds. The Society borrowed four thousand pounds on mortgage. Our Bankers allowed the Society to overdraw their account to the amount of three thousand pounds more, during the progress of the work, upon the assurance that the amount should be paid immediately after the next

Session of Parliament, and the Contractor is entitled Superior to his balance (which, together with the outlay on modation, the site itself will take the whole of the residue) at (U. C.) the completion of his work next month.

Should Government Debentures be issued to the Society for the amount to be paid, the Bank of Upper Canada undertakes to cash them all, and the Society will be thus enabled to meet its engagements.

I have &c.,

C. GAMBLE. (Signed.)

The Honble. D. DALY. Secretary.

(Copy.)

Copy of a Report of a Committee of the Honourable the Executive Council, dated May 5th, 1846, approved by his Excellency the Governor General in Council, on the same day:

On a Letter from Clarke Gamble, Esq., Chairman of the Building Committee, Osgoode Hall, Toronto, relative to an arrangement for the liquidation of the sum of £6,000, to be paid by the Government to the Law Society for the accommodation prepared in Os-

goode Hall, for the Superior Courts in Upper Canada.

The Committee recommend, that a Message be sent by your Excellency to the Legislature, with the Correspondence, &c., respecting the accommodation for the Superior Courts of Upper Canada, in Osgoode Hall, recommending that the Legislature do, in consideration that the Society enter into a valid covenant for all time to come, to provide sufficient accommodations for such Courts, authorize the issue of Debentures on the security of the Province, in favor of the said Society, to an amount not to exceed £6,000; authority to raise a tax on certain proceedings in Law and Equity, to meet the interest; and authority to sell for money a portion not exceeding one third of the block of land in Toronto, on which the Buildings in which these Courts have been hitherto held, stand, to be applied in part discharge of the said Debentures.

Certified,

E. PARENT. (Signed,)

To the Provincial Secretary.

Ordered, That two hundred and fifty copies of the Printed. Message of His Excellency the Governor General, relating to King's College, and the Documents accompanying the same, and also of the Memorial of the Professor of Anatomy and Physiology in the University of King's College, and other Documents on the same subject, laid before the House, yesterday, be printed for the use of the Members of this House.

The Honourable Mr. Attorney General Smith, one Administraof Her Majesty's Executive Council, laid before the tion of Justice, House, by command of His Excellency the Governor Montreal. General, the following Correspondence on the subject of the Administration of Justice in the District of Montreal.

(For the said Correspondence, see appendix H. H. H.)

Ordered, That the said Correspondence be referred to the Select Committee appointed to enquire into the state of the Administration of Justice in the District of Montreal, in the Superior Courts thereof, with a view of providing for the more efficient Administration of Justice therein.

Ordered, That Mr. Riddell have leave to absent Leave of himself from this House, during the remainder Absence. of the present Session, on urgent business.

Ordered, That Mr. Webster have leave to absent Leave of himself from this House, during the remainder Absence. of the present Session, on urgent business.

Printed.

Ordered, That the Return to an Address of this House to His Excellency the Governor General, on the subject of Collectors of Tolls, and amounts collected on the Welland Canal, laid before the House, yesterday, be printed for the use of the Members of this House.

Petition of Rev. J. Bethune, et al. referred.

Ordered, That the Petition of the Reverend John Bethune and others, the Rector and Church-wardens of Christ's Church, in the City of Montreal, be referred to the Select Committee on Railroads.

Leave of Absence.

Ordered, That Mr. Powell have leave to absent himself from this House during the remainder nity of the Session, on urgent business.

Registry Laws Mr. Taché, from the Commune of House, on the Bill to consolidate and amend the House, on the Bill to consolidate and amend the Registry Laws of Upper Canada, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table and agreed to by the House. Ordered, That the said Bill, as amended, be En-

grossed.

Supply.

The Order of the Day for the House in Committee, to consider of the Supply granted to Her Majesty being read;

The House accordingly resolved itself into the said

Committee.

Mr. Laurin took the Chair of the Committee, and after some time-spent therein,

Mr. Speaker resumed the Chair;

And Mr. Laurin reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Administra-

The Order of the Day for the House in Committee, tion of Justice, to take into consideration certain proposed Resolu-(U. C.) tions, having for their object the Charging upon the Consolidated Revenue, the Administration of Criminal Justice in Upper Canada, being read;

The House accordingly resolved itself into the said Committee.

Mr. Petrie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Petrie reported that the Committee had come to several Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until Monday next.

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley,

The House adjourned until Monday next.

Lunæ, 11° die Maii.

Anno Nono, Victorle Regine, 1846.

Petitions laid on the table.

THE following Petitions were severally brought

up and laid on the table.
By Mr. Cauchon,—The Petition of Flavien Valle-

rand, of the City of Montreal.

By Mr. Méthot,—The Petition of L. M. Cressé, Esquire, and others, the Municipal Council of the Parish of St. Jean Baptiste de Nicolet; and the Petition of J. B. Barnardin and others, of the Township of Kingsey, in the District of St. Francis.

By Mr. Dickson,—The Petition of Alexander Petitions laid M'Leod, of Stamford.

On the table.

By Mr. Desaunier,-The Petition of the Reverend Messire Le Bourdais and others, of the Parish of St. Antoine de la Rivière du Loup, in the District of Three Rivers.

By Mr. Stewart, of Bytown,—The Petition of N. Sparks and others, of Bytown; and the Petition of William Smyth and others, of the Township of Gloucester, in the District of Dalhousie.

By Mr. Roblin,—The Petition of George Watson and others, of the Township of Sarnia.

By Mr. Jessup,—The Petition of Henry Burritt and others, of the Township of Oxford and its vici-

By the Honourable Mr. Daly,—The Petition of the Reverend Richard Anderson and others, Members of the United Church of England and Ireland, in the Diocese of Quebec.

An Engrossed Bill to consolidate and amend the Registry Laws Registry Laws of Upper Canada, was read for the Bill, (U. C.) third time.

Resolved, That the Bill do pass, and the title be, " An Act to consolidate and amend the Registr "Laws of that part of this Province which " was formerly Upper Canada."

Ordered, That the Honourable Mr. Attorney General Draper do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day the following Petitions read. Petitions were read:

Of Mrs. Louise Hélène Ritchie, widow of the late Joseph Déroche, of the Parish of Beauport, in the District of Quebec; praying that her rights may be protected in any law that may be passed relating to the validity of certain instruments of marriage con-

Of Robert Walker and others, of the Township of Woodhouse, in the District of Talbot; praying for certain alterations to the present Charter of King's College.

Of Robert Defries; praying for an alteration in the mode of his present remuneration as Post Office

Carrier to the Legislative Assembly.
Of George O'Kill Stuart, Esquire, and others, of the City of Quebec and its vicinity; praying that certain steps may be taken to carry out the project of connecting the River St. Lawrence and the Atlantic by means of a Railway.

Of William Rees, late Medical Superintendent of the Provincial Lunatic Asylum at Toronto; praying to be allowed the compensation provided by the Statute 2nd Victoria, cap. 11, for his services as such Superintendent.

Of Thomas Farley and others, of Caister, Gainsborough, and Grimsby; praying that the Bill to remove the site of the District Town of the District of Niagara, may not pass into a law.

Of Robert D. Rogers and others, of that part of the Township of Otonabee, in the District of Colborne, adjoining the Town of Peterborough; praying that in case the said Town be incorporated, its limits may

not be extended eastward of the Otonabee River.

Of His Grace the Archbishop of Quebec, the Right Reverend the Catholic Bishop of Montreal, and other Catholic Bishops, the coadjutors of the Dioceses of Quebec and Montreal: praying that the property of the late Order of Jesuits may be placed under their control, for educational and other purposes, according to the original intention of the donors.

Of Jean Langevin of the City of Montreal, Esquire; praying that certain arrears be paid him as Clerk to the Municipal Council of the District of Quebec.

Petitions read.

Of F. B. Blanchard, Esquire and others, of the County of Drummond; praying that the Act 6 Vict. c. 12, relating to Winter Roads, be maintained in

force in the County of Drummond.

Of the President and Board of Police of the Town of Hamilton; praying that the Bill to vest a certain Road allowance in Robert Jarcis Hamilton, may not

be passed into a law.

Of Jumes Johnston, Esquire, and others, of the Dis trict of Dalhousie; praying that the sum appropriated last Session, for the improvement of a Branch able Mr. Baldwin, of the Mississippi, may be expended thereon.

Petitious reterred :-

F. B. Blamchard, et al. Ordered, that the Petition of F. B. Blanchard, Esquire, and others, of the County of Drummond, be referred to the Select Committee to which was referred the Bill for the better regulation of the Militia of this Province.

Ordered, That the Petition of Philippe Renouf,

P. Renouf.

L. Bertrand, Esq. et al.

Mayor, &c. of Rivière du Loup.

Toronto Incorporation Bill.

Esquire, Mayor, and others, Councillors of the Municipality of Notre Dame des Neiges des Trois Pistoles, in the County of Rimouski; the Petition of Louis Bertrand, Esquire, Mayor, and others, the Municipal Council of the Parish of St. Jean Baptiste de L'Isle Verte; and the Petition of the Mayor and Councillors of the Municipality of Rivière du Loup, in the County of Ri-mouski, be referred to the Select Committee to which was referred the Petition of J. B. A. Chamberland, Esquire, and others, of the County of Rimouski, and another reference.

Mr. Boulton, from the Select Committee to which was referred the Bill to amend the Act of Incorporation of the City of Toronto, reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be commit-

ted to a Committee of the whole House, to-

morrow.

Private Bills.

Mr. Hale, from the Standing Committee on Private Bills, presented to the House the Fifteenth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Quebec St. George's So-ciety Bill.

Your Committee have examined the Bill to incorporate the St. George's Society of Quebec, and have made amendments thereto, which they submit to your Honourable House: they would, however, at the same time respectfully call the attention of your Honourable House, as they have previously done, to the remarks contained in their 8th Report, in relation to the incorporation of companies of this nature.

They have also considered the Bill to amend the

Act of Lower Canada, therein mentioned, extending certain Privileges to persons of the Jewish persuasion, and have made several amendments thereto, which they also submit to your Honourable House.

On motion of Mr. Gowan, seconded by Mr. Arm

Address, Lake St. Peter Expenditure.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that he will be pleased to cause to be laid before this House, the following particulars relative to the Expenditure of the sum of Fifty-eight Thousand Pounds, granted by the 4th and 5th Victoria, chapter 28, for the Deepening of Lake

1st. The amount Expended in the Purchase of Steamers and in Dredging and other Machines, used upon the said work.

2nd. The amount Expended in the Hiring or Leasing of Steamers employed thereat.

3rd. The amount of all sums Paid for Labour done; distinguishing the sums Paid to Engineers, Superintendents, and Officers in command of Steamers and Dredging Machines; together Address, Lake with the time of their employment, the remu- St. Peter Exneration paid to each, and the names of the penditure. parties so employed.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Price, seconded by the Honour-

Ordered, That the amendments made by the Albion Road Legislative Council, to the Bill, intituled, "An Bill. "Act to incorporate certain Persons under the "name of the Albion Road Company," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

IN THE BILL

Press 2, line 27.—After "expedient," insert "Pro-"vided always, that it shall and may be lawful for the " said Company, and they " are hereby required to ap-"ply the proceeds of the "Stock subscribed expressly " for the purpose of making " the branch Road last named "in the Preamble, in con-" structing the same.

. 12, " 31.—After "corner," insert "and " also to make a branch Mac-" adamized or planked Road "through the Townships of " York and Vaughan, com-"mencing at the line of the "Township of King, between " the Eighth and Ninth Con-"cessions, and following the "public highway, laid out and known as the King Road to the Township of " York, and to be continued "through the said Township " of York, so as to intersect "the Albion Road at some "point between its com-"mencement in rear of Lot "Number Twelve, in the Concession, " Fifth and "Conatt's Corner, in Con-"cession A, in the Township " of Etobicoke."

PREAMBLE

Press 1, line 25.—After "Toronto," insert "and " also to make a branch Mac-"adamized or planked Road "through the Townships of "York and Vaughan, com-"mencing at the line of the "Township of King, between " the Eighth and Ninth Con-"cessions, and following the "public highway, laid out and known as the King "Road, to the Township of " York, and to be continued " through the said Township " of York, so as to intersect "the Albion Road, at some "point between its com-"mencement in rear of Lot "Number Twelve, in the Concession, " Fifth

Albion Read Bill "Conati's Corner in Con-"cession A, in the Township "of Etobicoke."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Price do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Christie, seconded by the Honourable Mr. Laterrière,

Magdalen Islands Bill. Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act "relating to the Magdalen Islands in the Gulf "St. Laurence, and to enable the inhabitants, householders therein, to establish a Municipal "Council in the said Islands; and to extend the like advantages to certain localities in the County of Saguenay, and to those parts of the Counties of Rimouski and Kamouraska, known as the Madawaska Territory," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 1, line 24.—After "year," insert "and be"ing respectively of the male
"sex, of the full age of twenty
"one years, and subjects of
"Her Majesty by birth or na"turalization."

" " 25.—After "sixth" insert "and."

" " 25.-Leave out "eighth, ninth, and "tenth."

" " 32.—Leave out from "as" to "same" in line 35, both inclusive, and insert "qualified to vote at "such election."

" 2, " 4.—Leave out " person or persons," and insert "such inhabitant "householder or householders"

" " 5.—After "to" leave out "the," and insert "this."

" " 6.—Leave out "said."

" " " 7.—After "fit," insert "or from be"ing elected thereat."

" " 9.—After "limited to," insert "such "freeholders as aforesaid and "to."

" " " 13.—After "to," insert "mere."

" " 19.—After "householders," insert "not
" being freeholders, but being
" otherwise qualified to vote
" under this Act."

"under this Act."

"3, "2.—After "places," leave out from the first "and" to "ex officio," both inclusive, and insert "Provided always, that no person shall be elected as a "Councillor, or act as such, under the provisions of this "Act, unless he shall be a qualfified voter for the Municipality for which he is elected, and possessed of Real "Property therein to the value of fifty pounds currency, "over and above every charge "or incumbrance thereon."

And the said amendments being again read, they were agreed to by the House.

Ordered, Than Mr. Christie do carry back the said Magdalen Bill to the Legislative Council, and acquaint Islands Bill. their Honours that this House hath agreed to their amendments."

Resolved, that the Petition of William Hillis and Petition of W. others, of the District of London, be referred to Hillis, et al. a Special Committee to examine the contents thereof, and to report thereon, with all convenient speed; with power to send for persons, papers, and records.

pers, and records.

Ordered, That Mr. Ermatinger, the Honourable Mr. Attorney General Draper, the Honourable Mr. Baldwin, the Honourable Mr. Aylwin, and Mr. Macdonald of Kingston, do compose the

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Chancery.

Mr. Speaker,

said Committee.

The Legislative Council have passed the following Bills without any amendment:—

"An Act to vest in Jumes K. Andrews a certain Damfries allowance for Road, in the Township of Dumfries, Road Bill. in the District of Gore."

"An Act to restore the Rights of certain Persons Attainder Bill. "attainted for High Treason."

"An Act to repeal certain Acts therein men-Spirituous "tioned, and to impose a Duty on Distillers and on Liquors Duty the Spirituous Liquors made by them, and to pro"vide for the Collection of such Duties."

Also,

LEGISLATIVE COUNCIL, Monday, 11th May, 1846.

Ordered, That one of the Masters in Chancery do Quebec Gas go down to the Legislative Assembly, and and Water request that they will communicate to this Company Interpretation House the Documents, Evidence, and Proofs, Repeal Bill. upon which is founded the Bill, intituled, "An "Act to repeal the Act incorporating the "Quebec Gas Light and Water Company."

Also,

LEGISLATIVE COUNCIL, Monday, 11th May, 1846.

Ordered, That one of the Masters in Chancery Quebec do go down to the Legislative Assembly, and Gas Bill. request that they will communicate to this House the Documents, Evidence, and Proofs, upon which is founded the Bill, intituled, "An "Act for Lighting the City of Quebec with "Gas."

And also,

LEGISLATIVE COUNCIL, Monday 11th May, 1846.

Ordered, That one of the Masters in Chancery do Quebec Water go down to the Legislative Assembly, and re-Bill. quest that they will communicate to this House the Documents, Evidence, and Proofs, upon which is founded the Bill, intituled, "An Act "for supplying the City of Quebec, and parts "adjacent thereto, with Water."

And then he withdrew.

The Honourable Mr. Daly, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker, a Mcs. Governor sage from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and is as followeth:—

Saguenay Fire. CATHCART.

The Governor General informs the Legislative Assembly, that he has heard, with great regret, of the recent occurrence of an extensive and destructive fire in the County of Saguenay, and that it is His intention to adopt proper measures for instituting an enquiry on the spot, as to the extent of assistance that may be necessary for the relief of the unfortunate people who may have been rendered destitute by this distressing calamity; and for the issue of such number of Rations, under the authority of the Commissary General, as the necessities of the sufferers may require.

The Governor General recommends to the consideration of the House, the expediency of making provision for the same, and for granting such further aid in this behalf as in their wisdom they may deem applicable to the circumstances of the case.

GOVERNMENT HOUSE, 11th May, 1846.

R. F. Gourlay.

Mr. Smith, of Wentworth, moved, seconded by Mr. Thompson, that Robert Fleming Gourlay, be heard at the Bar of this House, by Counsel, on Wednesday next, in support of his Petition.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

On motion of Mr. Cauchon, seconded by Mr. Christie,

Address, Officers in Public DepartResolved, That an humble Address be presented to His Excellency the Governor General; praying that he will be pleased to cause to be laid before this House, the names of all Officers employed in the Departments of the Inspector General, Receiver General, Commissioner of Crown Lands, the Executive Council, the Provincial Registrar, the Board of Works, and the Attorneys General; the Salaries of the said Officers respectively; and the dates of their Appointments; and also, to be pleased to cause to be shewn whether such Officers are employed permanently or temporarily; which of them are employed temporarily and which permanently, and how long they have respectively been em-

ployed temporarily or permanently.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Lantier, seconded by Mr. Méthot

Address Deliale Bridge. Resolved, That an humble Address be presented to His Excellency the Governor General; praying His Excellency to cause the proper Officer to lay before this House, copy of any Report made by the Board of Works, (if any has been made) on the Petition of Leonard Ravarie and others, presented to the Legislature during the last Session; praying for an aid to construct a Bridge over the River Delisle, in the Parish of St. Ignace du Côteau du Lac, in the County of Vaudreuil.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Macdonell of Dundas, seconded by Mr. M'Connell,

Williamsburg Canal Bridge. Resolved, That an humble Address be presented to His Excellency the Governor General; praying that he will be pleased to cause to be laid before this House, copies of all Petitions, Papers, and Documents, addressed to the Board of Works, from any Inhabitant or Inhabitants of the County of Dundas, relative to a Bridge across Address, the Williamsburg Canal, in front of the Village Williamsburg of Maria-Town; as also, of all Petitions addressed to the Head of the Government, on the same subject.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Macdonell of Dundas, seconded by Mr. M' Connell,

Resolved, That an humble Address be presented to Address His Excellency the Governor General; praying &c. that he will cause to be laid before this House, copies of any Petitions, Letters, and Addresses, from James Coons, of Matilda, or on his behalf, to the Executive Government and the Board of Works, relative to his claims for damages, under the Canal Act, and the replies, (if any) thereto; and of all correspondence on the same subject, from Mr. William Freeland, with the Government or the Board of Works; and also, that he will be pleased to cause to be laid before this House, copies of all Letters and Instructions from the Crown Officers, the Executive Government, or the Board of Works, or any of its Officers, to Mr. Freeland on this subject; and also, information relative to the appointment of Mr. Freeland, its date, the exact nature of his duties, the amount of his salary, how and from what

fund paid.

Ordered, That the said Address be presented to
His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Laterrière, seconded by Mr. Tache,

Resolved, That this House will, on Wednesday Saguenay next, resolve itself into a Committee of the whole Territory. House, to take into consideration the means of facilitating the settlement of the Saguenay Territory.

On motion of the Honourable Mr. Laterrière, seconded by Mr. Tache.

Resolved, That this House will, on Wednesday Sale of Public next, resolve itself into a Committee of the Timber. whole House, to consider whether it would not be expedient to prevent the sale of Timber from off the Public Lands.

On motion of the Honourable Mr. Moffatt, seconded by the Honourable Mr. Robinson

Ordered, That the Bill to amend the Act of Lower Jews' Relief Canada, therein mentioned, extending certain Bill. privileges to persons of the Jewish persuasion, be committed to a Committee of the whole House, to-morrow.

Ordered, That two hundred and fifty copies of the Printed. Petition of His Grace, the Archbishop of Quebec; the Right Reverend the Catholic Bishop of Montreal, and other Catholic Bishops, the coadjutors of the Dioceses of Quebec and Montreal, be printed for the use of the Members of this House.

Ordered, That Mr. Macdonell of Dundas, have Bracery Bill. leave to bring in a Bill to prevent the bringing of Penal Actions in *Upper Canada*, on the English Bill of Bracery and buying of Titles.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time, on Thursday next.

Printed.

Ordered, That the Return to the Address of this House to His Excellency the Governor General, relating to the Crown Timber Office at Bytown, be printed for the use of the Members of this House.

Petition of William Rees, referred.

Resolved, That the Petition of William Rees, late Medical Superintendent of the Provincial Lunatic Asylum, at Toronto, be referred to a Select Committee, composed of the Honourable Mr. Robinson, Mr. Taché, Mr. Macdonell of Dundas, Mr. Christie, and Mr. Boulton, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of the Honourable Mr. Robinson, seconded by Mr. Macdonald of Kingston,

Address to Her Majesty. Wheat and Flour.

Resolved, That an humble Address be presented to the Queen's Most Excellent Majesty; praying that in case any change is made in the Law regulating the admission of Foreign Wheat and Flour, into the British Markets, due regard may be had to the interests of Her Majesty's Subjects in this Province.

Resolved, That a Select Committee, composed of the Honourable Mr. Robinson, Mr. Williams, the Honourable Mr. Baldwin, Mr. Macdonald of Kingston, and Mr. Roblin, be appointed to prepare and report the draught of the said Address; with power to send for persons, papers and re-

cords.

Printed.

Ordered, That two hundred and fifty copies of the Report of the Commissioners appointed to enquire into the general system and management of the Post Office Department, be printed for the use of the members of this House.

On motion of Mr. Hale, seconded by Mr. M. Con-

Agricultural Societies Bill. (L. C.)

Ordered, That the amendments made by the Legislative Council to the Bill intituled, "An Act to amend the Act for the encouragement of " Agriculture by the establishment of Agricul-"tural Societies in Lower Canada," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 1, line 38.—Leave out the words "to fifty " pounds currency."

Leave out the Ryder.

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Hale do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

Administranal Justice. (U. C.)

Mr. Petrie, from the Committee of the whole tion of Crimi- House, to take into consideration certain proposed Resolutions, having for their object the charging upon the Consolidated Revenue, the administration of Criminal Justice in *Upper Canada*, reported, according to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table, and are as followeth :

Resolutions

1. Resolved, As the opinion of this Committee; that the Expenses of the Administration of Criminal Justice in Upper Canada, heretofore paid by local Taxation, should be defrayed out of the Consolidated Revenue, in the manner following:

One-third during the year 1846. Two-thirds during the year 1847, and Thenceforth the whole charge.

2. Resolved. As the opinion of this Committee, Resolutions. that the following heads of expense shall be considered as embraced within the words, "Administration of Criminal Justice," viz:-

CLERK OF THE PEACE.

Furnishing annually, Lists of Constables to the Sheriff and Coroner..... For making up Lists, pursuant to the Statute 4 and 5 Victoria, chap. 3, sec. 32, of persons qualified by law to serve as Jurors, residing within the limits of each Division Court, specifying the place of residence and addition of each person, including the certificate, and the transmission of the list to the Clerk of each Division Court

Copies of Depositions or Examinations furnished to Prisoners, or Defendants, or their Counsel, when proper to be furnished, and required by the party or his Counsel,—4 and 5 Vict. chap. 24, sec. 12, and sec. 23......

(To be paid by the Crown, or by the party applying, according to the nature of the case.)

Receiving and filing each Presentment of the Grand Jury..... Arraigning each Prisoner or Defendant

indicted, and recording plea......
Empanelling and swearing the Jury in every case, whether Criminal or otherwise, where, by law a trial by Jury is to be had at the Quarter Sessions, and where no fee is fixed by Statute.....

Swearing each Witness for the prosecution, upon any trial by a Jury, or to go before the Grand Jury Filing each Exhibit upon a trial.....

Charging the Jury, with the Prisoner or Defendant, upon each Indictment... Receiving and Recording each verdict of a Jury, in any case of trial by Jury Recording each Judgment or Sentence of the Court, upon verdict or con-

Making out and delivering to the Sheriff a Calendar of the Sentences at each

Certified Copy of Sentences sent with the Prisoner to the Penitentiary, after each Session

Making up Record of Conviction or Acquittal, in any case where it may be necessary.....

(To be paid by the Crown, or by the party, as the case may be.)

Discharging any Prisoner by Proclama-

Drawing out and taking each Recognizance to appear, either of Prosecutor, Defendant, or Witness.....

Calling parties on their Recognizance, and recording their non-appearance.. Making out Lists of forfeited Recognizances and Fines to submit to the Justices after each Quarter Sessions,

in order to their being estreated Entering any Order of Sessions to remit an estreat, and recording an entry of the same

(To be paid by the Crown, or by the party relieved, as the Justices may order.)

Drawing Order of the Justices to estreat and put in process ê the case Š ۾

Resolutions

Resolutions

Entering and extracting upon a roll, in duplicate, the Fines, Issues, Amer-ciaments and forfeited Recognizances, recorded in each Session, making oath to the same, and transmitting it to the Sheriff..... Making out and delivering to the Sheriff the Writ of fieri facias and capias Making out and certifying copy of Roll and Return of the Sheriff, and transmitting it to the Receiver Making up Book of Orders of Sessions, declaring the limits of the Division Courts, and entering the times and places of holding the Courts Making out and transmitting a copy thereof to the Government..... Making out and transmitting copies (with letter) to the Clerk of each Division Court, of the Divisions made by the Quarter Sessions Drawing Orders of Sessions for altering the limits of Division Courts...... Making out and transmitting copies of such Orders to the Government Making out and transmitting copies of such Orders to each Division Court affected by the alteration..... For each Copy of Schedule of the Division Courts, with the Order of Sessions for publication..... Swearing each party to an Affidavit, where no charge is elsewhere provided for it (To be paid by the Crown, or by the party for whom the affidavit is sworn, according to the nature of the case.) SHERIFF. Notice of appointment to the Associate Justices of Oyer and Terminer..... Attending the Assizes..... Attending the Quarter Sessions Summoning each Grand Jury for the Assizes or Quarter Sessions

Summoning each Petit Jury for the
Assizes or Quarter Sessions For every Prisoner discharged from Gaol, having been committed by Warrant for trial at the Assizes or Quarter Sessions, or Mayor's Court Bringing up each Prisoner for arraignment, trial, and sentence, whether convicted or acquitted Drawing Calendar of Prisoners for Trial at the Assizes, including copies.... Drawing Calendar of Prisoners for Trial at the Quarter Sessions, including copies ... Advertizing the holding the Assizes or Prisoners therein..... Every other Return made to the Government or to the Sessions, required by Statute or by order of the Court.... Returning Precept to the Assizes or Sessions..... Conveying Prisoners to the Penitentiary, or to another District, and disburse-

ments

Arrest of each individual upon a War-) rant Serving Subpara for the Crown upon each person..... Conveying Prisoners on Attachment or > Habeas Corpus to another District, and disbursements Making Return upon Attachment or 255 zances estreated, and mileage (To be levied according to 8 Vict. chap. 38, sec. 2.) Carrying into execution the Sentence of the Court in capital cases..... Attending and superintending the Execution in such cases..... Summoning each Constable to attend the Assizes or Sessions..... Every notice to a Magistrate, under the Statute, 8 Vict. ch. 14, sec. 6, and mileage..... Keeping a Record of Jurors who have served each Court..... All disbursements actually and necessarily made in guarding Prisoners, or in their conveyance to the Penitentiary, to any other District or elsewhere, or for other purposes in the discharge of the duties of the office, (when not provided for by law, nor hereinbefore specifically,—to be allowed by the Justices in Sessions...... CORONER. Precept to summon Jury..... Empanelling a Jury..... Summons for Witnesses...... Information or Examination of each Wit-Taking every Recognizance..... Necessary travel to take an inquest..... Taking Inquisition and making Return.. Every Warrant..... CONSTABLE. Arrest of each individual upon a Warrant (To be paid by the Crown, or by the party, as the case may be.) Serving Summons or Subpæna Mileage..... (To be paid by the Crown, or by the party, as the case may be.) Attending Assizes or Sessions..... Attending any Justice on the examination of Prisoners charged with any crime..... Mileage in going to serve Summons or Warrant when the service has not been effected; the Justices in Session to be satisfied that due diligence has been used..... Taking Prisoners to Gaol,—and disbursements necessarily expended in their conveyance.....
Summoning Jury for Inquest...... _...... Attending Inquest for each day, other than the first..... Serving notice of appointment of Constables, when personally served..... CRIER. Making Proclamation for opening or adjourning the Court of Assize and Nisi Prius, Oyer and Terminer and General Gaol delivery and Quarter

Sessions.....

Resolutions

Making every other Proclamation...... Calling and Swearing Grand Jury...... Calling and Swearing every Petit Jury.. Calling and Swearing every Witness or Constable..... Attending Assizes and Quarter Sessions. The maintenance of Prisoners confined upon criminal charges..... A proportion of the Salary of the Gaoler of each District Gaol, and of the payment of Turnkeys..... Medicines, Fuel and other similar necessaries for the Gaol, and the Prisoners confined on criminal charges..... Disbursements in transporting Prisoners to the Penitentiary, and for carrying other sentences of the Courts into

3. Resolved. As the opinion of this Committee, that the amount of such expenses shall be examined audited, vouched and approved, under such regulations as the Governor in Council shall from time to time in that behalf direct and appoint.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith,

Ordered, That the question of concurrence be now separately put upon each of the said Resolutions.

And the said Resolutions being again severally read, and the question being separately put thereon, the House divided upon each, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Baldwin, Boulton, Brooks, Cayley, Chalmers, Christie, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Johnston, Le Boutillier, Macdonald of CORNWALL, Macdonald of GLENGARY, Macdonald of Kingston, Macdonell of Dundas, M'Connell, Moffatt, Monro, Murney, Papineau, Petrie, Price, Robinson, Roblin, Seymour, Smith of Frontenac, Attorney General Smith, Smith of Went-

WORTH, Stewart of BYTOWN, Stewart of PRESCOTT. Solicitor General Taschereau, Thompson, Viger, Williams, and Woods. (44.)

Messieurs Armstrong, Aylwin, Berthelot, Bertrand, Boutillier, Cauchon, Chabot, Desaunier, De Witt, La-Fontaine, Lantier, Laterrière, Laurin, Le Moine, Leslie, Méthot, Nelson, Scott, and Taché. (19.)

So they were carried in the affirmative, and

Resolved, Accordingly.

The Honourable Mr. Cayley moved, seconded by Bill. the Honourable Mr. Attorney General Smith, for leave to bring in a Bill for defraying the expenses of the Administration of Justice, in Criminal matters, in that part of the Province, formerly Upper Canada.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as in the last preceding

So it was carried in the affirmative.

And he accordingly presented the said Bill to the House, and the same was received and read for the first time.

The Honourable Mr. Cayley moved, seconded by the Honourable Mr. Attorney General Smith, that the said Bill be read a second time on Friday next.

The question having been put upon the said mo-tion, a division ensued, and the names being called for, they were taken down, as in the last preceding division.

So it was carried in the affirmative, and Ordered, Accordingly.

The Honourable Mr. Daly, one of Her Majesty's Returns to Executive Council, laid before the House, by com- Addresses. mand of His Excellency the Governor General,

Return to an Address of the Legislative Assembly, Saguenay to His Excellency the Governor General; praying Crown Timber that His Excellency will be pleased to lay before the House, "a Statement of all Licenses for cutting Timber upon the Crown Lands, in the County of Saguenay, containing the names of the parties to whom such Licenses have been issued."

Saguenay Crown Timber Licenses.

STATEMENT of Licences granted for Cutting Timber upon the Crown Lands in the County of Saguenay, containing the names of the parties to whom such Licences have been granted, furnished in compliance with a requisition of the Honourable the Legislative Assembly, dated 14th April, 1846.

July 28, 1843 Geo. M'Kenzie & A. Tremblay Jugust 15, do Thomas Simard Jeptember 12, do Héli Hudon Jectober 20, do William Price & Co. November 15, do Adolphe Gagnon Jeceember 9, do Francis Guay January 9, do Thomas Jones July do James Gibb January 9, do Thos. Simard January 9, 1845 Wm. Price & Co. June 28, do F. Boucher	15000 4000 44000 2000 	4000 3500	s. d. 0 5 0 5 0 2½ 0 5 0 5 0 5	£ s. d 83 6 8 41 13 4 41 13 4 31 5 0	£ s. d. 312 10 0 125 0 0 36 9 2 922 18 4
December 20, do	44000 2000 	9000	0 5 0 5 0 2½	41 13 4 31 5 0	36 9 2 922 18 4
January 22, 1844 Chas. Turgeon .		GOOD			Į. 72 <u>1</u> 8 0
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do do June 23, do F. Boucher	10000 3000 		0.5 0.5 0.2½	62 10 0 31 5 0	135 8 4 208 6 8
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Courts of Jurisdiction for Kamonraska

Also,

Return to an Address from the Legislative Assemand Rimouski, bly, to His Excellency the Governor General, praying that His Excellency will be pleased to cause to be laid before the House "Copies of all Correspondence, Opinions and Reports of the Judges of the Courts of Queen's Bench, and Judges of the Circuit and District of Quebec, relating to the establishment of a separate Court or Jurisdiction for Judicial purposes, in the Counties of Kamouraska and Rimouski, with reference to the changes in the present Judicial system in Lower Canada, during the years 1844 and 1845."

> Extract from a letter addressed to the Honourable D. Daly, Provincial Secretary, by J.C. Bruneau, Esquire, Circuit Judge of the District of Quebec, dated 30th December, 1844.

"I have only now to give the plan which I think will meet the present and future wants of the country.

The Counties of Ottawa and of Missisquoi have already prayed to be formed into separate Districts, many others, equally distant from the Cities of Montreal and Quebec, desire the same favor, and would receive it with pleasure; it would therefore seem necessary to subdivide the two great Districts of Montreal and Quebec, for certain judiciary purposes.

I begin by the Court of Appeals.

1. There would be only one Court of Appeals for the whole Province of Lower Canada, which would be held at the capital; it would be presided over by four Judges, two of whom would reside in Montreal, the Chief Justice and one of them, and the two others at Quebec; this Court would revise all judgments rendered in the Superior Courts of the Districts of Montreal, Quebec, Three Rivers, St. Francis, Gaspé, and the other Districts to be established hereafter; on an equal division in appeal, the judgments of the Inferior Term would be confirmed.

2. The Criminal Court would be held at Montreal by the two Judges of the Court of Appeals residing at Montreal, and at Quebec by the two Judges of the same Court, residing there. In the Districts of Three Rivers and St. Francis the Criminal Court would be presided over by two of the Judges of the Superior Courts of Montreal and Quebec, assisted by the resident Judges of each locality, and at Gaspe by one Judge only, assisted by the two resident Judges.

3. A Superior Court would be held at Montreal, for the District of Montreal, and presided over by three resident Judges of the Queen's Bench, and another at Quebec, also presided over by the three resident Judges of the Queen's Bench. A similar Court would be held in the Districts of Three Rivers, St. Francis, and in the other Districts to be hereafter established, presided over by two of the Judges of the Superior Courts of Montreal, assisted by each of the resident Judges, and at Gaspé by one of the said Judges of the Queen's Bench, assisted by the two resident Judges.

4.—In every District an Inferior Term and Circuit Courts would be held, having jurisdiction to the amount of £20 and above £10. The evidence to be taken in writing, and a summary appeal to be granted to the Court of Appeals at Montreal or Quebec, as

the case might be. The Superior Term would take cognizance of all

other claims.
5. The Sessions of the Pence would be presided over in the Districts of Montreal, Quebec, Three Rivers and Gaspé, by the Commissioner of Bankrupts in each locality, and in the other Districts by the

resident Judge.

6. From the District of Montreal would be detached, 1st, the County of Ottawa, which would form the District of Ottawa, of which Aylmer would be the Two other Districts would be formed on Aylmer, on the Ottawa, and the two best adapted chief place.

the South side of the river St. Lawrence, at the extre-Correspon mity most distant from the City of Montreal. From dence. the District of Quebec the County of Saguenay would be detached and called the District of Saguenay, of The Counwhich Malbaie would be the chief place. ties of Rimouski and Kamouraska on the South of the river would form the Rivière du Loup District, of which Rivière du Loup would be the chief place. A resident Judge would be appointed for each of the new Districts. The Inferior Terms and Circuit Courts would be presided over in the Districts of Montreal and Quebec by one of the Judges of the Queen's Bench, and in the other Districts by the resident Judge or Judges.

7. A Clerk and a Sheriff would be appointed for each of the new Districts, the former would also be

Clerk of the Peace.

Here is the Plan of the Courts:—

1. THE COURT OF APPEALS.—To be held at Montreal three times a year for all of the Districts, pre-

sided over by the four Judges of the Appeals.

2. THE CRIMINAL COURT.—To be held at Montreal and Quebec three times a year, and presided over in each locality by the two resident Judges of Appeals, and also twice a year in the Districts of Three Rivers and St. Francis, presided over by two of the Judges of the Queen's Bench and the resident Judge, and at Gaspé by one of the Judges of the Queen's Bench, and the two resident Judges.

3. Superior Term of the Queen's Bench. Four times a year, at Montreal and Quebec, presided by the three Judges of the Queen's Bench and of each locality; and twice a year in the Districts of Three Rivers, St. Francis, and Gaspé, after the Criminal Term, and presided over by the same Judges; also in the new Districts twice a year, presided over by two of the Judges of the Queen's

Bench, and the resident Judge.
4. Inferior Term.—Six times a year in the Districts of *Montreal* and *Quebec*, presided over by one of the Judges of the Queen's Bench; and four times a year in the other Districts, presided over by

the resident Judge.

5. CIRCUIT COURTS.—Twice a year in all the Districts, presided over in the same manner as the Inferior Term.

6. Sessions of the Peace.—At the same periods

as at present.

The foregoing contains pretty nearly my ideas concerning the Judiciary system which the country would require. Although the establishing of the new Districts would, at first sight, seem to entail further expense on the Province, it would, in my opinion, have a contrary effect; and every one will agree with me as soon as the system will have come into operation."

Extract of a Letter addressed to the Honourable D. Daly, Provincial Secretary, by W. K. M. Cord, Esquire, Circuit Judge of the District of Quebec, dated 1st January, 1845.

CIRCUITS.—Each Judge of the Court of Queen's Bench, or Resident Judge for the District of Quebec, to perform one Circuit each year, whereof two are to be, while the navigation is open, that is, from the 1st of May to the 1st of November. The third in the latter end of February, with the Jurisdiction similar, and in like Terms to the Inferior Term, Queen's Bench, like powers of evocation, &c., &c., &c.

Circuit on the south shore, not to extend below Kamouraska. Jurisdiction of a less extent than those of Montreal and Quebec, in some respects, should be established in those parts of the Province which their great distance from the said cities would render it absolutely necessary. I would, at present, suggest Correspondence.

separate Districts on the south shore of the River St. Lawrence, Rivière du Loup. As a centre, and on the north shore, Murray Bay or Malbaic. A Court to be held by the Resident Judges of said separate Districts; Jurisdiction the same as the Queen's Bench, in all and every respect, at which said Courts, as well as in Queen's Bench, Superior and Inferior Term; I would propose changing the Law as it now stands, and permit all Farmers to prove their claims as in Mercantile cases, according to the English Law.

QUARTER SESSIONS.—Jurisdiction should also be granted to these Districts. It would probably be as well that the Court of Civil Jurisdiction should be held at the same time. This course would be of great convenience to the people in general, as many would be enabled to attend to their own business, while aiding and assisting in the Administration of Justice. Incalculable advantage would be derived by having a legal person to preside at Courts of Quarter Sessions. In the first place it would afford the Magistrates of the country to aid and assist in the execution of the Criminal Law, and thereby render them more conversant with them, and enable them to perform their duties with advantage to the country, and credit to themselves. In the second place it would cause a great saving to the people individually, as it would save them from the heavy expense to which they are now subjected, when called upon to act as Jurors, sometimes from a distance of one hundred and eighty miles, and this without any remuner-

Thirdly, it would also save large sums of money to the country, which are now paid for conveyance of Prisoners and remuneration of Witnesses.

It must not be forgotten either, that having the Administration of Criminal Justice near them, particularly at quarterly periods, would tend much to the amelioration of the morals of the people, which is much required when crime goes unpunished for want

of the means or power of arresting it.

I am decidedly adverse to the present system of Concurrent Jurisdiction, as injurious to the public and advantageous only to the gentlemen of the Bar, whose interest should give way to public good, as proof of which I will suppose that there are four hundred merchants in Montreal, that they sell to four thousand; that these four thousand to at least forty thousand; whose interests are to be considered? assuredly not the four hundred, but the forty-four thousand. It is true that in the present Bill there is a clause, which, to an inexperienced eye, would appear to do away with this difficulty. It is there enacted that no more costs for witnesses shall be allowed to the Plaintiff, than if he had sued the Defendant in his own section. But nearly all the cases in which this question would arise are mercantile cases, where one witness is sufficient, and that witness is the Plaintiff's Clerk, who generally resides with him. The Defendant, however, at whatever distance he may live, is bound to bring up his Moreover it must be to the advantage of a Plaintiff that there should be as little cost as possible, for they must be paid before his debt; therefore, the more costs the less principal is to be received by the Plaintiff."

The whole respectfully submitted.

(Signed,) W. KING M'CORD,

Circuit Judge.

Quebec, 1st January, 1845.

The Order of the Day for the second reading of Town Lot Bill. the Engrossed Bill from the Legislative Council, intituled, "An Act to authorise the Devisecs and Trus-

places on the south shore of the St. Lawrence; and tees of the Will of the late Honourable Charles Brockville should the system of Circuits for the District of Jones, to convey a Town Lot therein mentioned to Town Lot Bill. Quebec not be approved of, I would propose, as "the President and Board of Police of Brockville,"

" for the uses and purposes therein mentioned," being

Mr. Gowan moved, seconded by Mr. Roblin, that the said Bill be now read a second time.

Mr. Jessup moved in amendment, seconded by Mr. Hall, that the word "now" in the said motion be struck out, and the words "this day six months" added thereto.

The question having been put upon the motion of amendment, a division ensued, and it passed in the negative.

The question being then put on the main motion, it was agreed to by the House, and

The said Bill was read accordingly.

Mr. Jessup moved, seconded by the Honourable Mr. Baldwin, that this House do now resolve itself into a Committee of the whole House, on the said Bill.

The question having been put upon the said mo-tion, a division ensued, and it passed in the negative. Ordered, That the said Bill be read for the third time to-morrow.

Mr. Smith of Frontenac moved, seconded by Mr. Orders of the Roblin, that the remaining Orders of the Day be Day. postponed until to-morrow.

The question having been put upon the said motion, a division ensued.

Yeas.....11. Nays.....12.

So it passed in the negative.

The Order of the Day for the second reading of Duties of Masthe Bill to regulate the duties between Master and ter and Servant Bill. Servant, and for other purposes therein mentioned, being read;

The said Bill was accordingly read, and referred to a Select Committee, composed of the Honourable Mr. Aylwin, Mr. Stewart of Bytown, Mr. Macdonald of Kingston, Mr. Smith of Frontenac, and Mr. Price, to report thereon with all convenient speed; with power to send for persons, papers, and records.

The Order of the Day for the second reading of Moin Millthe Bill to require Slides of certain dimensions to be Dams Bill. erected upon the several Mill Dams in the river Moira, in the County of Hastings, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Lantier took the Chair of the Committee, and

after some time spent therein, Mr. Speaker resumed the Chair;

And Mr. Lantier reported that the Committee had gone through the Bill, and had made an amendment thereto, which he was directed to report to the House, whenever it shall be pleased to receive the

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Quebec, the Bill to incorporate the British and Canadian Canadia School Society of Quebec, being read;

School Society And several Members having retired, the names of Bill. those present were taken down as followeth:-

Mr. SPEAKER, The Honourable Mr. Aylwin, the Honourable Mr. Quorum. Baldwin, Mr. Boutillier, Mr. Cauchon, Mr. Chabot, Mr. Gowan, Mr. Hale, Mr. Jessup, Mr. Lantier, Mr. Laurin, Mr. Macdonald of Rejecthe, Honourable Mr. Monro, Mr. Murney, Mr. Price, the Honourable Mr. Robinson, Mr. Roblin, and Mr. Stewart of Bytown.

And at twenty minutes past midnight, The House adjourned for want of a Quorum.

Brockville

Martis, 12º die Maii.

Anno Nono Victoria Regina, 1846.

Petitions laid on the table.

THE following Petitions were severally brought

up and laid on the table:

By Mr. Methot,—The Petition of Luc Michel

Cressé, of the Parish of Nicolet, Esquire.
By Mr. Roblin,—The Petition of the Honourable

James Crooks.

By Mr. Macdonald of Glengary,—The Petition of John M'Gillivray and others, of the Township of Charlottenburgh and Lancaster, in the County of Glengary.

Petition of J. Johnston, Esq. et al. Referred.

Quebec Gas

Company Incorporation

and Water

Act Repeal Bill.

Quebec Gas Bill.

Quebec Water Bill.

Quebec Fires.

Resolved, That the Petition of James Johnston, Esquire, and others, of the District of Dalhousie, be referred to a Select Committee, composed of Mr. Johnston, Mr. Williams, Mr. Armstrong, Mr. Hall, and Mr. Price, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Chabot, seconded by Mr. Arm-

strong,

Resolved, That a Message be sent to the Honourable the Legislative Council, to communicate to their Honours the Documents, Evidence, and Proofs, upon which are founded the Bills respectively intituled, "An Act to repeal the "Act incorporating the Quebec Gas Light and "Water Company," "An Act for Lighting "the City of Quebec with Gas," and "An Act "for supplying the City of Quebec and parts adjacent thereto with Water," as requested by their Messages of the Eleventh instant, and to desire that the same may be returned to this

Ordered, That Mr. Chabot do carry the said Message to the Legislative Council.

On motion of the Honourable Mr. Solicitor General Taschereau, seconded by Mr. Chabot, Resolved, That this House do now resolve itself

into a Committee of the whole House, to take into consideration the Message of His Excel-lency the Governor General, relative to the destruction of Property by Fire in the City of Quebec.

The House accordingly resolved itself into the said Committee.

Mr. Brooks took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Brooks reported that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Legislative

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker.

Ferries Bill, (U. C.)

The Legislative Council have passed the Bill, intituled, "An Act to explain and amend a certain "Act therein mentioned, and to make further pro-"vision concerning Ferries in Upper Canada," without any amendment.

And also,

The Legislative Council have passed the following Bills, with amendments, to which they desire the concurrence of the Assembly.

"An Act to amend an Act, intituled, 'An Act to Bank of Upper "extend the Charter of the Bank of Upper Canada, Charter Bill. "and to increase the Capital Stock thereof."

"An Act to amend an Act, intituled, An Act to Midland Dis-"'extend the Charter of the Commercial Bank of trict Bank
"the Midland District, and to increase its Capital Charter Bill. " Stock."

"An Act for the better establishment and main-Common School Bill, "tenance of Common Schools in Upper Canada." And then he withdrew.

The Honourable Mr. Daly, one of Her Majesty's Messages from Executive Council, delivered to Mr. Speaker two Governor General. Messages, from His Excellency the Governor General. General, signed by His Excellency.

And the said Messages were read by Mr. Speaker, all the Members of the House being uncovered, and

are as followeth:-

CATHCART. The Governor General recommends to the consi- Quebec and deration of the Legislative Assembly, the expediency Halifax Railof granting a sufficient Sum of Money to defray the
expense of a Survey and Estimate for the construction of a Railroad from Quebec, the South Eastern Boundary of the Province, to be connected with a Railroad, passing through New Brunswick to Halifax, in accordance with the views of the Imperial Government; and also to procure a report of such statistical or other information as may fully justify the Legislature of *Canada*, in co-operating with the Legislatures of the Provinces of Nova Scotia and New Brunswick, in the prosecution of a work of such general importance.

GOVERNMENT HOUSE, 12th May, 1846.

> DOWNING STREET, 18th April, 1846.

(Copy.) No. 55. My Lord,

I have the honour to transmit to you the accompanying copy of a Despatch with its enclosures, which I have had occasion to address by this Mail, to the Lieutenant Governor of Nova Scotia, upon the subject of the employment of Officers of the Engineer Corps on the survey of the Provinces in Brit-ish North America, through which the projected line of Railroad between Halifax and Quebec and Montreal may pass.

I have &c., (Signed,) W. E. GLADSTONE. Governor General,

the Right Honourable the Earl CATHCART.

> DOWNING STREET, 18th April, 1846.

My Lord, ...

I have to acknowledge the receipt of your Lordship's Despatch of the 2nd of April, No. 22, in which you inclose an Address to the Queen from the House of Assembly of Nova Scotia, together with certain Resolutions of that House, on the subject of the projected Railroad from Halifax to Quebec and Montreal:

You will I think concur with me in the opinion, that it would at present be premature to enter upon the consideration of the request of the House of Assembly, that the money which may be voted by the House of Commons for the construction of a Military Road, through the British Provinces of North America, should be devoted instead to the formation of a Railway.

Whenever the survey, which it is essential should be first undertaken, shall be completed, I shall be pre-

Quebec and Halifax Railroad.

pared to offer my advice to the Queen as to the course which it may be proper to take in reference to the request of the Assembly for the appropriation of these funds to the Railroad.

I am happy to inform you by this early opportunity, that I have recommended the Lords Commissioners of the Treasury to give their sanction to the employment of Officers of Engineers on the Survey in Nova Scotia, and the neighbouring British Provinces, for which the House of Assembly has pledged Aself to provide, and that instructions in accordance with my wishes on this subject, have been given by their Lordships to the Master General and Board of Ordnance, who will communicate with their Officers and terminus in time of War. in North America. I enclose for your information, the copy of a letter which has been addressed by my direction to the Lords Commissioners of the Treasury, together with copies of two letters addressed by their Lordships to the Board of Ordnance, and have to add that I shall hope to be able to make known to your Lordship, at a future and not distant time, the C. E. TREVELYAN, Esq. matured intentions of Her Majesty's Government with respect to this Survey.

I have, &c.,

coned.) W. E. GLADSTONE. (Signed,)

Lieut. Governor Viscount FALKLAND, &e. &c. &c.

(Copy.)

DOWNING STREET, 16th April, 1846.

The project of a Railroad between Halifax and Quebec, having excited considerable attention in the British Provinces in North America, as well as in this Kingdom, Mr. Secretary Gladstone has been in communication with the Governor General of Canada, and the Lieut. Governors of the Provinces concerned in this undertaking, on the preliminary points which it is necessary to determine before any active pro-ceedings can be adopted for the construction of such an important work. Mr. Gladstone having, by the Mail which arrived yesterday, received from the Lieut. Governor of Nova Scotia, a Despatch enclosing an Address to the Queen, from the House of Assembly of that Province, with resolutions pledging the House to provide for the expense of the Survey of those parts of Nova Scotia through which it is expected that the Railway would pass, has directed me to request you would represent to the Lords Com-missioners of the Treasury, that as Her Majesty's Government consider the proposed enterprize an object of general as well as Provincial importance, they are desirous of affording their co-operation to the House of Assembly of Neva Scotia, in the requisite preliminary measure for which that House has now pledged itself to provide. It will not, however, be sufficient, to restrict the proposed Survey only to Nova Scotia. Mr. Gladstone does not doubt that the people of Canada and New Brunswick, have been equally animated by a desire to aid in the formation of some great chain of communication by Railway, between the several Provinces, and (although their Legislatures have not, so far as he is at present aware, adopted proceedings corresponding with those of the Legislature of Nova Scotia,) he considers that it will not, on that account, be proper to withhold from the former Provinces, the advantage of the Survey which will be afforded to Nova Scotia. The season during which this work can be executed, being necessarily very limited, it would not be advisable to defer its commencement, and Mr. Gladstone would therefore impress upon the Lords Commissioners of the Treasury, the expediency of an immediate intimation being made to the Board of Ordnance of the wishes of Her Majesty's Government, R. Byham, Esq., &c. &c. &c.

that instructions should be conveyed by the ensuing Quebec and Packet, to the Commanding Engineer in the British Hallfax Rail-Provinces in North America, to depute such Officers of that Corps to undertake the Survey in question, as may be selected by the Master General and Board of Ordnance, for that purpose.

I am further to request that the Board of Ordnance may be distinctly apprized that to render this Survey adequate to its object, it will be necessary to examine the question where the Port of Embarkation for England would most properly be fixed, having regard to the convenience of the public, the purposes of despatch, and the general safety of the Port

Mr. Gladstone hopes to be enabled before the next Packet to consider, in connection with the Master General and Board of Ordnance, the specific instructions which it may be proper to give to these officers.

I am, &c (Signed,) JAS. STEPHEN.

&c. &c. &c.

(Copy.)

TREASURY CHAMBERS. 17th April, 1846.

I am commanded by the Lords Commissioners of Her Majesty's Treasury to acquaint you, for the information of the Master General and Board of Ordnance, that a desire having been expressed by the Legislature of Nova Scotia to establish a Railroad between Halifax and Quebec, and to have the best opinion as to the line which it would be expedient to adopt, their Lordships consider it to be an object of general, as well as Provincial importance, that the best line should be selected; and they therefore request the Board of Ordnance to give to the Legislature of Nova Scotia the assistance of such Engineers at present in North America, as they may consider qualified for this duty, and to send out to them orders to place themselves without delay in communication with the Governor General of Canada, and the Lieutenant Governors of Nova Scotia and New Brunswick, for the purpose of effecting such a Survey as may enable them to form a judgment as to the line most expedient to be adopted.

I have, &c. (Signed,) C. E. TREVELYAN. The Secretary to the Ordnance.

(Copy.)

TREASURY, 18th April, 1846.

With reference to my letter, dated the 17th instant, on the subject of the Survey of the proposed Railroad between Nova Scotia and Canada, I am commanded by the Lords Commissioners of Her Majesty's Treasury, to transmit for the information of the Master General and Board, a copy of a letter from Mr. Stephen, dated the 16th instant, stating the wish of Her Majesty's Secretary of State for Colonial affairs, that the Survey in question should embrace a comprehensive plan of communication between the Provinces of Nova Scotia, New Brunswick and Canada, and adverting to certain points to which attention is particularly required; and I am to request that you will move the Master General and Board to send instructions by the Mail about to leave England to the Officers of the Royal Engineers in the three Provinces above mentioned, to take early and effectual steps to carry Mr. Gladstone's wishes into effect, in communication with the Governor General of Canada, and the Lieutenant Governors of Nova Scotia and New Brunswick.

I have, &c. C. E. TREVELYAN. (Signed,)

Duty on Grain. CATHCART.

The Governor General transmits for the information of the Legislative Assembly, a copy of a Despatch which he has received from Her Majesty's Secretary of State, communicating the reply which the Secretary of State is commanded by the Queen to make to the Address of the 26th March last, to Her Majesty, from the "Commons of Canada in Provincial Parliament assembled."

GOVERNMENT HOUSE 12th May, 1846.

(Copy.) No. 56.

. Downing Street, 18th April, 1846.

My Lord,

the Address to Her Majesty from the "Commons of Canada in Provincial Parliament assembled," dated 26th March, 1846, and enclosed in Your Lordship's Despatch of the 27th of the same month, (No. 30.)

I have received the Queen's commands to instruct Your Lordship to convey to the House of General Assembly the assurance of Her Majesty's gracious desire and intention to pay every regard to the com-mercial interests of Canada, even in the consideration of measures which must be regarded as mainly and properly appertaining to the internal condition of this country, which may be compatible with justice to other classes of her subjects.

I am further commanded by the Queen to state, that having consulted Her confidential advisers on the questions brought under Her notice in this Address, and having been pleased to approve and adopt the opinions submitted to Her by them on that subject, Her Majesty has directed me to explain to Your Lordship those opinions as comprising the substance of the answer, which Her Majesty has to return to

the Address of the House of Assembly.

As respects the question immediately affected by the Address, Her Majesty's Government are of opinion, that the reduction of the duty on Canadian Wheat, from 1s. to 1d., would fail to have the effect which the Assembly have, it is probable, anticipated and desired. Use and convention, rather than any abstract principle, have established the rule, that in the Customs Law of this Country one shilling per quarter shall be regarded as the standard of a nominal or register duty upon corn. To reduce the charge upon Foreign Corn to a rate corresponding with this description, Her Majesty's Government stands pledged to Parliament; and if Her Majesty's Government were to concede the request which is preferred, the effect would not be the establishment of a minute preference, amounting to 11d. per quarter in favour of Canadian Grain, as against the Foreign article, but it would, without doubt, be this, that the same reduction would be applied by Parliament to Foreign Grain also, and an entire equality between the two would thus be still maintained. For this reason Her Majesty's Government are of opinion, that it would not be expedient to propose to Parliament the alteration which it is the object of the Address to recommend.

I have, &c (Signed,) W. E. GLADSTONE.

Lieutenant General The Earl CATHCART, K. C. B.

Crown Lands

The Honourable Mr. Papineau, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General,

Report of the Commissioners appointed to enquire into the state and organization of the Crown Land Department.

(For the said Report, see Appendix E.E.)

The Honourable Mr Cayley, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker a Mes-Governor sage from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth:-

The Governor General transmits to the Legislative Revenue and Assembly, a Statement of the probable Revenue and Estimates Expenditure of the Province, during the year ending the 31st December, 1846, together with an Estimate I have received and have laid before the Queen |of the sums required for the Service of the same year: and, in conformity to the provisions of the 57th clause of the Union Act, he recommends these Estimates to the House of Assembly.

GOVERNMENT HOUSE, Montreal, 12th May, 1846.

(For the Estimates accompanying the said Message, sce Appendix C.)

The Honourable Mr. Robinson, from the Select Duty on Whest Committee appointed to prepare and report the and Flour. draught of an humble Address to the Queen's Most Excellent Majesty, praying that, in case any change is made in the Law regulating the admission of Foreign Wheat and Flour into the British Markets, due regard may be had to the interests of Her Majesty's subjects in this Province, presented to the House the Address prepared by the said Committee, which Address was again read at the Clerk's table, and agreed to by the House, and is as followeth:-

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign,

We, Your Majesty's dutiful and Loyal Subjects, the Commons of Canada, in Parliament assembled, respectfully beg leave to address Your Majesty, on a subject of the highest importance to the inhabitants of this Province.

We assure Your Majesty, that while we have seen with unmingled satisfaction, the happiness and prosperity of the people of this Colony advancing in steady and successful progression, under that moderate system of Protection of her staple productions, Grain and Lumber, which Your Majesty, and Your Imperial Parliament have hitherto graciously secured to them, we feel that we should be wanting in our duty, as well to Your Majesty, as to our Constituents, did we fail earnestly to represent to Your Majesty, that we view with serious apprehension and alarm, as detrimental to the best interests of this Colony, the adoption of the proposed principle of commercial intercourse, now under the consideration of the Imperial Parliament

We cannot but fear that the abandonment of this Protective Principle, the very basis of the Colonial Commercial System, is not only calculated materially to retard the Agricultural Improvement of the Country, and check its hitherto rising prosperity, but seriously to impair our ability to purchase the Manufactured Goods of Great Britain, a result alike prejudicial to this Colony and the Parent State.

We feel truly grateful to Your Majesty for enabling us, by guaranteeing the payment of £1,500,000, to undertake many valuable. Public Improvements, which are now approaching to completion, and which, under the existing Laws, would ultimately prove productive; but should the Duties on Foreign and Colonial Produce, entering the United Kingdom, be assimilated as at present proposed by Your Majesty's Imperial Government, it is much to be appre-

Address to Her Majesty.

58

Address to Her Majesty.

hended, that the Agriculturists of this Province will Your Majesty's justice upon this point, as the relief Address to be deprived of a fair and remunerative price for their surplus produce, and that, consequently, the increase of our staple products which was reasonably anticipated, will be checked to such an extent, as materially to lessen the prospect of our Canal and other that it is the desire of Your Majesty's Government Public Works, proving as productive as we had that the Trade of Canada should, in all respects, reason to expect.

We respectfully represent to Your Majesty, that, situated as Canada is, and with a climate so severe as to leave barely one-half the year open for intercourse by the St. Lawrence with the Mother Country, the cost of transporting her products to market, is points requiring the gravest deliberation, and calling much greater than is paid by the inhabitants of the for the most favourable consideration on the part of the Imposed Authorities. Your Moiestr's faithful United States, and that, without a measure of protection or some equivalent advantage, we cannot successfully compete with that country.

It, therefore, becomes our duty, as faithful subjects of Your Majesty, to point out what we sincerely believe must be the result of measures which have for their object the repeal of the laws affording protection to the Canadian Export Trade. First, it will discourage those at present engaged in Agricultural pursuits from extending their operations. Secondly, it will prevent the influx of respectable Emigrants from the Mother Country, who have for many years past settled in large numbers on the Waste Lands of the Province, and who, by their industry and capital, have materially contributed to that rapid advancement of the Country which we have before noticed. And, lastly, it is much to be feared, that, should the inhabitants of Canada, from the withdrawal of all protection to their staple products, find that they cannot successfully compete with their neighbours of the United States, in the only market open to them, they will naturally and of necessity begin to doubt, whether remaining a portion of the British Empire, will be of that paramount advantage which they have hitherto found it to be. These, we humbly submit, are considerations of grave importance, both to Your Majesty and the people of this Province, and we trust we need not assure Your Majesty, that any change which would tend in the remotest degree to weaken the ties that have for so many years—and under trying circumstances—bound the people of Canada to that Land which they are proud to call their Mother Country,

We would further remind Your Majesty, that while, in compliance with the recommendations of the Imperial Government, we have passed a law repealing all duty on American Produce, coming through our Country for exportation, no similar advantage is accorded by the American C to the people of this D advantage is accorded by the American Government to Incorporate "the Montreal and Lachine Railroad Lachine Railmaintained by that Government on every article of your Honourable House. ours entering into their Ports. The disadvantage On motion of the Honourable we must labour under in this respect, is so apparent, that we respectfully request Your Majesty will be pleased to cause the necessary steps to be taken for opening a negociation with the Government of the United States, for the admission of our products into their Ports, on the same terms that theirs are admitted into those of Great Britain and this Colony.

> We also humbly request, that Your Majesty will favourably consider the justice of admitting the products of this Province, generally, into the Imperial Ports free of duty, as the expense of transportation, is in itself, all the protection which our fellow subjects in the United Kingdom can reasonably expect, as respects the imports from a Colony situated at

that we seek, in this particular, is in strict accordance Her Majesty. with the very principles upon which the changes that we deprecate are based, as well as to the assurance received through Your Majesty's Secretary of State, approach as nearly to perfect freedom, as the wishes of its inhabitants and the exigencies of the public

Revenue may permit.

While the subject that we have thus brought under the notice of Your Majesty, embraces other the Imperial Authorities; Your Majesty's faithful Commons have felt it to be their duty to Your Majesty, to the Imperial Parliament, and the Mother Country, and to their own Constituents, to lose no time in at once approaching Your Majesty, with the declaration of their views upon that part of it em-braced in their present Address, and to which, renewing their assurance of devoted attachment to Your Majesty's Person and Government, they earnestly entreat Your Majesty's most gracious and favourable consideration.

Resolved, That an humble Address be presented to His Excellency, the Governor General, praying that His Excellency will be pleased to cause the humble Address of this House to Her Most Gracious Majesty the Queen praying that in case any change is made in the Law regulating the admission of Foreign Wheat and Flour into the British Markets, due regard may be had to the interests of Her Majesty's Subjects in this Province, to be transmitted to Her Majesty's Government to be laid at the Foot of the Throne.

Ordered, That the said Addresses to Her Majesty, and to His Excellency the Governor General, be

Engrossed.

Ordered, That the said Addresses be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

The Honourable Mr. Robinson, from the Select Railroad Bills. Committee on Railroad Bills, with power to report from time to time, presented to the House the Sixth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have had under their considera- Montreal and tion the Bill to Incorporate "the Montreal and Kingston Railroad Company," and have made road Bill. several amendments thereto, which they submit to your Honourable House.

Your Committee have also considered the Bill Montreal and "Company," referred to them, and have made seve-road Bill.
ral amendments thereto, which they also submit to

On motion of the Honourable Mr. Robinson, seconded by Mr. Macdonell of Dundas,

Ordered, That the Bill to incorporate "the Montreal Montreal and and Lachine Railroad Company," as reported by Lachine Railthe Select Committee on Railroad Bills, be com-road Bill. mitted to a Committee of the whole House

On motion of the Honourable Mr. Robinson, seconded by Mr. Macdonell of Dundas,

Ordered, That the Bill to incorporate "the Montreal Montreal and and Kingston Railroad Company," as reported by the Kingston Rail-Select Committee on Railroad Bills, be committed to a Committee of the whole House, to-morrow.

Mr. Boulton, from the Select Committee to which Etobi was referred the Bill to incorporate certain persons Road Bill. such a distance from the Mother Country, and with under the name of "the Etobicoke and Mono Sixth Ports closed to commerce for so large a portion of the Road Company," reported that the Committee the year; and we the more confidently appeal to had gone through the Bill, and had made several

amendments thereto, which amendments were again read at the Clerks's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House to-

Printed.

Mr. LeMoine moved, seconded by Mr. Murney, that five hundred copies of the Report of the Commissioners appointed to enquire into the state and organization of the Crown Land Department, be printed for the use of the Members of this House.

Mr. Hall moved in amendment, seconded by Mr. Macdonald of Kingston, that the words "five hun-"dred" in the said motion be struck out, and the

words "one thousand" substituted.

The question having been put upon the motion of amendment, a division ensued, and it was carried in the affirmative.

The question being then put on the main motion, as amended, it was agreed to by the House, and Ordered, Accordingly.

On motion of Mr. Boulton, seconded by Mr. Mac-

Bank of Upper Canada Charter Rill

donald of Kingston,
Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An "Act to amend an Act intituled, 'An Act to "extend the Charter of the Bank of Upper "Canada, and to increase the Capital Stock thereof," be now taken into consideration.

The House proceeded accordingly to take the said

amendments into consideration;

And the said amendments were read, and are as followeth:

IN THE BILL.

Line 25.—Leave out from "and" to "debts," in line 33 both inclusive.

IN THE PREAMBLE

Line 6.—After "prayer" insert "to the extent "hereinafter mentioned."

And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Boulton do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Macdonald of Kingston, seconded

Midland District Bank Charter Bill.

Address Saguenay Fire. by Mr. Hall, Ordered, That the amendments made by the Legislative Council, to the Bill intituled, "An "Act to amend an Act intituled, An Act to "extend the Charter of the Commercial Bank "of the Midland District, and to increase its "Capital Stock," be now taken into consider-

The House proceeded accordingly, to take the said amendments into consideration;

And the said amendments were read, and are as followeth:-

IN THE BILL,

Line 34.—Leave out from "and," to "debts," in line 40, both inclusive.

IN THE PREAMBLE, Line 9.—After "prayer," insert "to the extent hereinafter mentioned."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Macdonald of Kingston, do carry back the said Bill to the Legislative Council, and acquaint their Honours that this

House hath agreed to their amendments.

On motion of the Honourable Mr. Laterrière, seconded by Mr. Christie,

Resolved, That an humble Address be presented to

His Excellency the Governor General, convey-

ing to him the thanks of this House, for His Address Message to this House, of the Eleventh instant, Saguenay Fire. relative to the recent extensive and destructive

fire, in the County of Saguenay.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Ordered, That Mr. Methot have leave to bring in a Nicolet Regis-Bill to provide for the removal of the Registry try Office Bill.

Office, of the County of Nicolet, from the place where it is now held, to Bécancour.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-morrow.

Ordered, That Mr. Methot have leave to bring in Yamaska a Bill to provide for the removal of the place of and Registry holding the Circuit Court and the Registry Office Bill. Office, in the County of Yamaska, from LaBaie to St. Francois.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-morrow.

Ordered, That Mr. Monro have leave to bring in Muthews Ata Bill to reverse the attainder of Peter Matthews, tainder Bill. and to avoid the forfeiture of his Estates and Property.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-morrow.

Ordered, That the Honourable Mr. Papineau have Upper and leave to bring in a Bill to declare and establish Lower Canada
the Division Line between Honer and Lower Division Line the Division Line between Upper and Lower Bill.

Canada, from the River St. Lawrence to the River Ottawa.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

Ordered, That Mr. Thompson have leave to bring Land Patents in a Bill, to give effect to Letters Patent, for Bill. Lands, in cases where the Grantee has died before the completion of the same, and for other purposes therein mentioned.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

On motion of Mr. Laurin, seconded by Mr.

Resolved, That an humble Address be presented to Address, River His Excellency the Governor General; praying Bridge. he will be pleased to cause to be laid before this House, copies of all Correspondence between the Provincial Secretary, and the Chairman of the Boardof Works, relative to a Sumof Money voted by the Legislature, during the last Session, for the construction of a Bridge over the Rivière Duchêne, in the County of Lotbinière.

Ordered, That the said Address he presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Mr. Hale moved, seconded by Mr. Petrie, that the Private Bills. time for receiving Reports of Committees on Private Bills, be extended until this day week.

The question having been put upon the said motion, a division ensued, and it was carried in the made some progress, and had directed him to move affirmative, and

Ordered, Accordingly.

Adjournment.

Mr. Laurin moved, seconded by Mr. Chabot, that when this House doth adjourn to-morrow, it will adjourn until Thursday at ten o'clock in the forenoon.

The question having been put upon the said mo-tion, a division ensued, and it passed in the negative.

Superior Courts, (U.C.)

Ordered, That the Message of His Excellency the Governor General, respecting the accommodation of the Superior Courts of Justice in Upper Canada, be referred to the Committee of the whole House on the Supply granted to Her Majesty.

Moira Mill Dama Bill.

Mr. Lantier, from the Committee of the whole House, on the Bill to require Slides of certain dimensions to be erected upon the several Mill Dams in the River Moira, in the County of Hastings, reported, according to Order, the amendment made by the Committee to the said Bill, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Supply.

The Order of the Day for the House in Committee on the Supply granted to Her Majesty, being read;

The Honourable Mr. Baldwin moved, seconded by the Honourable Mr. La Fontaine, that this House can never admit the existence of a constitutional right in the Crown or Parliament of the United Kingdom, to grant or appropriate any monies raised upon Her Majesty's subjects in this Province, by whatever means or in whatever manner, without the free consent of their representatives in Provincial Parliament; and they do therefore, now when about to enter upon the consideration of the grant of a Civil List to Her Majesty, solemnly protest against the assumption of the power to make such grant and appropriation contained in the Act of the Imperial Parliament, for the Re-union of the late Provinces of Upper and Lower Canada.

The Honourable Mr. Cayley moved in amendment, seconded by the Honourable Mr. Moffatt, that all the words after "that," in the said motion, be struck out, and the following substituted, "the appropriation of " monies raised upon Her Majesty's subjects in this "Province can only be constitutionally made by their representatives in Provincial Parliament, and that " however the peculiar circumstances of the Canadas at "the period of passing the Act of the Imperial Par-"liament, intituled, 'An Act to re-unite the Pro-"'vinces of Upper and Lower Canada, and for the " 'government of Canada,' may have rendered expe-"dient the appropriation of the Civil List therein " contained, this House solemnly protests against the " acquiescence in that appropriation being drawn " into a precedent for the future, for an appropriation " of the Public Revenues of Canada, by any other " authority than that of the Legislature of this Pro-

The question having been put upon the motion of amendment, a division ensued.

Yeas,28. Nays,.....23.

So it was carried in the affirmative.

vince.

The question being then put on the main motion, as amended, it was agreed to unanimously, and Resolved, Accordingly.

The House then resolved itself into a Committee on the Supply granted to Her Majesty.

Mr. Laurin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Laurin reported that the Committee had Supply. for leave to sit again.

Ordered, That the said Committee have leave to

eit again to-morrow.

The Order of the Day for taking into considera- G. II. Ryland, tion the Address to Her Majesty, praying that the Exclaims of George H. Ryland, Esquire, as therein stated and set forth, may be taken into Her Majesty's most favourable consideration, being read;

The House proceeded accordingly to take the said

Address into consideration:

And the said Address being again read, and the question being put thereon, it was agreed to by the House.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to cause the humble Address of this House to Her Most Gracious Majesty the Queen, praying that the claims of George H. Ryland, Esquire, as therein stated and set forth, may be taken into Her Majesty's most favourable consideration, to be transmitted to Her Majesty's Government, to be laid at the Foot of the Throne.

Ordered, That the said Addresses to Her Majesty and to His Excellency the Governor General be

Engrossed.

Ordered, That the said Addresses be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow. poned.

Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Daly, The House adjourned.

Mercurii, 13° die Maii.

Anno Nono, Victoriæ Reginæ, 1846.

THE following Petitions were severally brought Petitions laid up and laid on the table:-

By Mr. Christie,—The Petition of Charles Turgeon

of the City of Quebec, Esquire. By Mr. Dickson,—The Petition of Rowley Kilborn and others, of *Clinton*, in the District of *Niagara*.

By Mr. *Brooks*,—The Petition of the Reverend

J. Taylor and others, members of the United Church of England and Ireland, in Eaton, in the Diocese of

By the Honourable Mr. La Fontaine, - The Petition of the Reverend C. T. Caron and others, of the Parish of St. Martin.

An Engrossed Bill to require Slides of certain di- Moire Mill mensions to be erected upon the several Mill Dams Dams Bill. in the River Moira, in the County of Hastings, was read for the third time.

Resolved, That the Bill do pass, and the title be, "An Act to require Slides of certain dimensions " to be erected upon the several Mill Dams in the "River Moira, and its tributaries, in the District of Victoria."

Ordered, That Mr. Murney do carry the said Bill to the Legislative Council, and desire their con-

Pursuant to the Order of the Day, the following Petitions were read:-

Of Flavien Vallerand, of the city of Montreal; praying to be paid his salary as Clerk of the Muni-

cipal Council of Richelieu.

Of L. M. Cressé, Esquire, and others, the Munici pal Council of the Parish of St. Jean Baptiste de Nicolet; praying that the monies proceeding from Tavern Licenses be paid into the hands of the Secretary-Treasurer of the Parish without the formalities now required by law; and that they may be allowed to recommend such persons as they shall think fit to obtain Licenses, and to regulate the number thereof.

Of J. B. Barnardin and others, of the Township of Kingsey, in the District of St. Francis; praying for an aid to enable them to repair a certain road in

the said Township.

Of Alexander M'Leod of Stamford; praying for redress and compensation for injury and loss sustained by him in consequence of his false imprisonment by the Government of the United States in 1841.

Of the Reverend Messire LeBourdais and others, of the Parish of St. Antoine de la Rivière du Loup in the District of Three Rivers; praying that the existing laws relating to Winter Roads be not re-

Of William Smyth and others, of the Township of Gloucester, in the District of Dalhousie; praying for the construction of a Road from the Town of Bytown to the River St. Lawrence, through the

County of Dundas.

Of George Watson and others, of the Township of Sarnia; praying that the Imperial Act for the disposal of the Clergy Reserve Lands may not be interfered with.

Of Henry Burritt and others, of the Township of Oxford and its vicinity; praying that the contem- | Salaries.

plated Plank Road to connect the Ottawa River at Petitions read. Bytown with the St. Lawrence may pursue a certain course from Prescott, intersecting the Village of Kemptville.

Of the Reverend Richard Anderson and others, members of the United Church of England and Ireland, in the Diocese of Quebec; praying that measures may be adopted for vesting in the Church Society of the Diocese of Quebec, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of N. Sparks and others, of Bytown; praying that steps may be taken to restore to them certain lands in the said Town, of which the Ordnance Department has taken possession, but which have not been

used for the public service.

Resolved, That the Petition of N. Sparks and Petition of N. others, of Bytown, be referred to a Select Com-mittee composed of Mr. Stewart of Bytown, Mr. Gowan, Mr. Macdonald of Kingston, Mr. Brooks, and Mr. Johnston, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers and records.

The Honourable Mr. Daly, one of Her Majesty's Returns to Executive Council, laid before the House by com- Addresses. mand of His Excellency the Governor General,

Return to an Address from the Legislative Assembly to His Excellency the Governor General, dated the 5th instant, praying His Excellency to cause to be laid before them "a Return of the names of all Officers employed in the Office of the Provincial Secretary, the period of their service, whether permanent or temporary, how long they have been employed, and the amount of their respective

Provincial Se- RETURN of the Names of all Officers employed in the Office of the Provincial Secretary; the period of Provincial Setheir Service,—whether permanent or temporary; how long they have been employed; and the cretary's Office. Amount of their respective Salaries; prepared in compliance with an Address of the Legislative

Assembly, dated 5th May, 1846.

	Name.		Off	ce.	Date of Appointment.	Permanent or Temporary.	Salary.	Remarks.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	James Hopkirk Christopher Dunkin T. D. Harington Grant Powell Thomas Ross Henry Jarmy Henry E. Steele W. H. Jones A. R. Roche C. J. Birch C. St. G. Yarwood Sabin Tetu W. R. Wright P. E. M'Keon J. L. Alpass T. H. Croasdaile		Assist. Sec do Chief Clerl 2nd do Srd do 4th do 5th do 6th do 7th do 8th do 10th do 11th do 12th do 13th do	(East)	loth February, 1841 19th July do 1st November, 1832 May, 1839 November, 1839 28th January, 1842 11th August, 1841 9th June, 1842 1st April, 1844 1st August, 1845 14th March, 1846 23rd October, 1843 24th April, 1844 5th September, do 16th February, 1846 21st April, do	porary. Permanent.	175 0 0 175 0 0 175 0 0 175 0 0	Temporary from 26th August, 1841. do 1st August, 1842. do from the Union. do 4th August, 1845. Employed first at 5s.

Exclusive of Messengers.

PROVINCIAL SECRETARY'S OFFICE, Montreal, 12th May, 1846.

Provincial

Also.

Return to an Address of the Legislative Assembly, to His Excellency the Administrator of the Government, dated the 20th ultimo, praying that His Excellency would be pleased to direct the Inspector General to lay before them, "a Return of the Receipt and Expenditure of the Provincial Revenue, specifying the sources from which derived, and the amounts paid for each separate Branch of the Public Service, for the years 1844 and 1845, divided under the following heads; Amount of Public Debt and Interest paid thereon; Civil Government, Administration of Justice, Legislature, Pensions, Militia, Education, Agricultural Societies, Hospitals and Charitable Institutions, Public Works, maintenance of Light Houses, Emigration, Police, and Miscellaneous Expenses. (For the said Return, see Appendix F.F.)

Petitions Referred :-R. Defries.

Ordered, That the Petition of Robert Defries be referred to the Standing Committee on Contingencies.

M. N. Tousig-mant, and J. B. Laliberté.

Ordered, That the Petition of M. Noel Tousignant, of the County of Lotbinière, and the Petition of Jean Baptiste Laliberté, Lieutenant in the first Battalion of Militia, of the County of Lothinière, be referred to the Select Committee to which was referred the Bill for the better regulation of the Militia of this Province.

J. Wilson, Esq.

Ordered, That the Petition of John Wilson, of London, in the District of London, be referred to the Select Committee to which was referred the Petition of William Hillis and others, of the District of London.

Report on Crown Land Department.

Resolved, That the Report of the Commissioners appointed to enquire into the state and organization of the Crown Land Department, with the accompanying Documents, be referred to a Select Committee, composed of Mr. Thompson, the Honourable Mr. Robinson, Mr. Hall, Mr. Williams, and Mr. Chabot, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Brockville Town Lot Bill.

The Order of the Day for the third reading of the Engrossed Bill from the Legislative Council, intituled, "An Act to authorise the Devisces and Trus-"tees of the Will of the late Honourable Charles "Jones, to convey a Town Lot therein mentioned, to "the President and Board of Police of Brockville, " for the uses and purposes therein mentioned," being read:

The Honourable Mr. Baldwin moved, seconded by Mr. Tache, that the said Bill be read for the third time on this day week.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

The said Bill was then read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Gowan do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath passed the same, without any amendment.

Railroad Bills.

The Honourable Mr. Robinson, from the Select Committee on Railroad Bills, with power to report from time to time, presented to the House, the Seventh Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Quebec and Melbourne Railroad Bill.

Your Committee have taken into consideration the Bill referred to them, to Incorporate "the Quebec and "Melbourne Railroad Company," and have made several amendments thereto, which they submit to your Honourable House.

Ordered, That the Bill to incorporate "the Quebec Quebec and and Melbourne Railroad Company," as reported Melbourne Railroad Bill. by the Select Committee on Railroad Bills, be committed to a Committee of the whole House te-morrow.

Mr. Hale, from the Standing Committee on Pri- Private Bills. vate Bills, presented to the House the Sixteenth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have examined the Bill to Incor- Toronto Meporate the Toronto Mechanics' Institute, and have tute Bill. agreed to recommend the same without amendment.

Ordered, That the Bill to incorporate the Toronto Mechanics' Institute, as reported by the Standing Committee on Private Bills, be committed to a Committee of the whole House, to-morrow.

Mr. Brooks, from the Committee of the whole Quebec Fires. House, on the Message of his Excellency the Governor General, relative to the destruction of property by fire in the City of Quebec, reported, according to order, the Resolution of the said Committee; which Resolution was again read at the Clerk's table, and

agreed to by the House; and is as followeth:—
Resolved, That it is expedient to authorize the issue of Debentures on the credit of the Province, to an amount not exceeding one hundred thousand pounds, currency, at a rate of interest not to exceed five pounds per centum, to be employed in assisting by loan those persons who, having had their houses and buildings destroyed by the late Fires in the City of Quebec, are desirous of rebuilding; the said loan to be at a rate of interest not exceeding three pounds per centum, on due security being given for the return thereof.

Ordered, That Mr. Solicitor General Taschereau Bill.

have leave to bring in a Bill enabling Her Majesty to direct the issue of Debentures to a limited amount, and for giving relief to the City of Quebec.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

The Order of the Day for the second reading of "Odd Felthe Bill to enable the several Lodges of the Society "lows" Estate of "Odd Fellows," to hold Real and Personal Estate Bill. in this Province, being read;

Ordered, That the said Bill be read a second time this day week.

The Order of the Day for the second reading of Winter Road the Bill to amend certain Ordinances and an Act Bill. relative to Winter Roads in Lower Canada, being read;

The Honourable Mr. DeBleury moved, seconded by Mr. Hale, that the said Bill be now read a second

Mr. Jobin moved in amendment, seconded by Mr. Lacoste, that the word "now," in the said motion, be struck out, and the words "this day six months," added thereto.

The question having been put upon the motion of amendment, a division ensued; and the names being called for, they were taken down, as followeth:-

YEAS.

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boulton, Boutillier, Cauchon, Chabot, Chauveau, Daly, Desaunier, DeWitt, Jobin, Lacoste, LaFontaine, Lantier, Laterrière, Laurin, Le Moine, Leslie, Méthot, Murney, Nelson, Price, Roblin, Smith of WENTWORTH, Taché, and Viger.—(28.)

NAYS. Messieurs Brooks, Colvile, Cummings, DeBleury, Foster, Gowan, Hale, Macdonald of Cornwall,

Macdonald of GLENGARY, M. Connell, Moffatt, Petrie, Robinson, Smith of FRONTENAC, Stewart of BYTOWN, and Stewart of Prescott.—(16.)

So it was carried in the affirmative

The question being then put on the main motion, as amended, it was agreed to by the House, and Ordered, That the said Bill be read a second time

this day six months.

Message from Legislative Council.

A Message from the Legislative Council by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. SPEAKER,

Les Dames " Keligieuses de " Notre Dame poration Bill.

The Legislative Council have passed the Bill, intituled, "An Act to incorporate Les Dames Re-" ligieuses de Notre Dame de Charité du Bon Pasteur, "du bon Pase " at Montreal, for the care and reformation of Female "tew" Incor- " Ponitario" " included and reformation of Female " included and reformation of Female " included and reformation of Female" " included and reformation of Female " included and reformation of Female " included and reformation of Female" " included and reformation of Female " included and reformation of Female" " included and reformation of Female " included and reformation of Female " included and reformation of Female" " included and "Penitents," without any amendment.

And also,

The Legislative Council have passed the following Bills, with amendments, to which they desire the concurrence of the Assembly:-

kingston Incorporation Bill.

"An Act to incorporate the Town of Kingston as "a City."

Hastings Titles Bill.

"An Act to remedy certain defects in the Regis-"tration of Titles in the County of Hastings, in " Upper Canada."

Toronto and Huron Railroad Bill.

"An Act to amend an Act passed in the eighth "year of Her Majesty's Reign, intituled, 'An Act "'to amend an Act passed in the sixth year of the "'Reign of His late Majesty King William the "Fourth, entitled, 'An Act to incorporate the "City of Toronto and Lake Huron Railroad Com-"'pany.'"

And then he withdrew.

Return to Address.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General,

River Delisle Bridge.

Return to an Address of the Legislative Assembly, to His Excellency the Governor General, praying His Excellency to cause the proper Officer to lay before the House "Copy of any Report made by the Board of Works, (if any has been made,) on the Petition of Leonard Ravarie and others, presented to the Legislature during last Session, praying for an aid to construct a Bridge over the River Delisle, in the Parish of St. Ignace, in the County of Vaudreuil."

(Copy.)

BOARD OF WORKS, Montreal, 23rd March, 1846.

SIR.

I have the honour to return, herewith, the Memorial respecting the building of a Bridge over the Rivière à Delisle, referred to me for report.

I transmit also, for the information of His Excellency the Administrator of the Government, the Report, Plan, and Estimate of the Engineer, of the cost of constructing a Bridge in the position referred to.

I have, &c.

T. A. BEGLY, (Signed,)

Secretary.

Honourable D. Daly, Secretary of the Province, §c., §c., §c.

Engineer Office, Beauharnois, 6th March, 1846.

River Delisle

With reference to your Letter of the 21st of November, enclosing a Petition from certain inhabitants of the Parish of St. Ignace, for the construction of a Bridge over "La Rivière à Delisle," at that place, and directing me to examine and report upon the site, and make an estimate of the cost of constructing such a Bridge, I have the honour to state, for the information of the Board, that I have visited the place, and made the examinations necessary to enable me to furnish the required data

The old Bridge referred to in the Petition is situated about a mile and a half from the St. Lawrence, at which place "La Rivière à Delisle" sents nearly the same section as at the site of the Bridge at Coteau du Lac Fort. It is about 110 feet in width, with shelving banks, and varies in depth from one to four feet. The extreme rise of the

water is about five feet.

The accompanying Plan is designed with the view of constructing the work on the most economical scale, consistent with rendering it capable of resisting the action of the ice, floating timber, &c.; I estimate the cost as follows:-

Quantities.	Description.	Price.	Am £.	mount.		
3670 cub. ft.	White Pine	81d per ft.	129			
6020 ft.B.M.	Ditto ditto	60s. per	[
	sawed	1000 ft.	18	1	3	
1998 lbs.	Iron Boiler		1			
	plate bolts,		1			
	&c	6d. per lb.	49	19	9	
150 cub. yds.	Loose Stone	_	1			
_	in pier and		1			
,	abutments	2s. per yd.		16	0	
Embanl	25	0	0			
			COOO	3.0	_	

£238 16 7

The total amount, two hundred and thirty-eight pounds, sixteen shillings and sevenpence, includes the cost of all materials; but supposing these, with the exception of the iron, to be provided and delivered at the site of the Bridge by the Petitioners, as they express their readiness to do, the above estimate will be thereby reduced by about £105, leaving for the cost of construction £133 16s. 7d. A Trust Bridge, of a single span, with stone abutments, similar to that over the same river at Coteau du Lac Fort, would cost about £325. The situation of the Bridge is on a by-road, not much travelled, except by the inhabitants on the south side of La Rivière à Delisle, between the site of the present Bridge and the village of St. Polycarpe, a distance of seven miles.

I return you, herewith, the Petition, with Mr. Lantier's letter attached, and

Remain, &c. W. SHANLY. - (Signed,)

The Order of the Day for the second reading of Montreal Vote the Bill to amend an Act therein mentioned, and to by Ballot Bill. establish the Vote by Ballot in the Election of Councillors and Assessors of and for the City of Montreal, being read;

The said Bill was accordingly read, and referred to a Special Committee, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That Mr. Leslie, Mr. Drummond, Mr. DeWitt, Mr. Macdonald of Kingston, and Mr. Hale, do compose the said Committee.

Mr. Macdonald of Cornwall, moved, seconded by Mr. Petrie, that it be an instruction to the said

Committee to strike out that part of the Bill which relates to the Vote by Ballot.

The question having been put upon the said motion, a division ensued:—

Yeas.....26 Nays23

So it was carried in the affirmative, and Ordered, Accordingly.

Grand River Floods.

The Order of the Day for the House in Committee on the Report of the Select Committee to which was referred the Petition of Robert H. Bruce, Esquire, and others, inhabitants residing on the Grand River, in the County of Haldimand, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Cummings took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley,

Common School Bill,

(U. C.)

Ordered, That the amendment made by the Legislative Council to the Bill, intituled, "An "Act for the better establishment and main-" tenance of Common Schools in Upper Canada, be now taken into consideration.

The House proceeded accordingly to take the said

amendment into consideration. And the said amendment was read, and is as fol-

loweth: Press 17, Line 1.—After "School" insert "and "from any Common School

" District. And the said amendment being again read, and the question being put thereon, it passed in the nega-

Resolved, That a Select Committee composed of the Honourable Mr. Attorney General Draper, Mr. Macdonald of Kingston, and Mr. Price, be appointed to draw up Reasons to be offered to the Legislative Council, at a Conference, for disagreeing to the amendment made by their Honours to the Bill, intituled, "An Act for the " better establishment and maintenance of Com-

"mon Schools in Upper Canada."

The Honourable Mr. Attorney General Draper, from the Select Committee appointed to draw up Reasons to be offered to the Legislative Council, at a Conference, for disagreeing to the amendment made by their Honours to the Bill, intituled, "An Act "for the better establishment and maintenance of "Common Schools in Upper Canada," reported that the Committee had drawn up the said Reasons; which Reasons were again read at the Clerk's table, and agreed to by the House; and are as followeth:

1st. Because the effect of the said amendment will be to permit children from several School Sections to

attend together at one separate School.

2nd. Because the share of the School monies to which such separate School will be entitled, will be regulated by the proportion which the childrenattending such separate School bears to the number of children within the School Section wherein such separate School is held.

3rd. Because the consequence will be, that a single School Section will have to bear the burden of the education of not only the children resident within its limits, but also those children of other School Sections who may attend such separate School, without any assistance from other School Sections, or any share of the School monies to which these other Sections are entitled.

4th. Because without other changes in the Bill it is very doubtful whether the Trustees of the School Section in which such separate School is held could

make out a Rate Bill and enforce payment from the Common parents of children who are sent to the separate School I School Bill. School from School Sections other than that within which it is held.

Resolved, That a Conference be desired with the Honourable the Legislative Council, for the purpose of communicating to them the Reasons which induced this House not to concur in the amendment made by their Honours to the Bill, intituled, "An act for the better establishment " and maintenance of Common Schools in Up-" per Canada."

Ordered, That the Honourable Mr. Attorney General *Draper* do go to the Legislative Council, and desire the said Conference.

The Order of the Day for the House in Commit-Titles befor tee on the Bill to remove all doubts as to the validity Notaries Bill, of certain Deeds, Instruments, and Documents, exe cuted before Notaries in Lower Canada, and to secure the rights, titles and interests of all persons concerned therein, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Christie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair

And Mr. Christie reported that the Committee had gone through the Bill without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That the said Bill be Engrossed.

The Order of the Day for the House in Commit-Bytown Incom tee on the Bill to define the limits of Bytoun, and to poration Bill. establish a Town Council therein, being read;

The House accordingly resolved itself into the said Committee.

Mr. Smith of Wentworth, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Smith of Wentworth reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the second reading of Lotbinière the Bill to provide for the removal of the place of Court and holding the Circuit Court in the Country of Letti Begistry Office holding the Circuit Court in the County of Lothi-Bill. nière, from Ste. Croix to Lotbinière, and of the Registry Office of the said County, from the place where it is now held to Ste. Croix, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

The Order of the Day for the House in Committee Gaspé Maron the Bill to make provision for the legal proof and rieges Bill. preservation thereof, of certain informal marriages had anterior to a certain date therein mentioned, before Justices of the Peace and others, in the Inferior District of Gaspé, as ratified by Act of the Legislature of Lower Canada, but whereof no register or records have been kept, and for recording the same, including also certain births or baptisms, and burials, in the said District, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Thompson took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Thompson reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Orders Post aned.

Mr. Chabot moved, seconded by Mr. Tache, that the remaining Orders of the Day be postponed until to-morrow.

The question having been put upon the said motion, a division ensued.

Yeas.....13. Nays10.

So it was carried in the affirmative, and Ordered, Accordingly.

Then, on motion of Mr. Chabot, seconded by Mr. Cauchon.

The House adjourned.

Jovis, 14° die Maii.

Anno Nono, Victoriæ Reginæ, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up and laid on the table:

By the Honourable Mr. Robinson,—The Petition of R. C. Gapper and others, of Yonge Street and its vicinity, in the Home District.

By Mr. Macdonald of Kingston,-The Petition of William Winder and others, Officers and Clerks of the Legislative Assembly.

By the Honourable Mr. Aylwin,—The Petition of

Donald Cameron of Thorah, in the Home District. By the Honourable Mr. DeBleury,—The Petition of Mrs. Margaret E. V. Reeves, wife of Thomas Metzler, and others, of the River St. Pierre, in the Parish of Montreal

By Mr. Boulton,—The Petition of King's College Council, at York, now Toronto.

gistry Office Bill.

Letbinière An Engrosseu Din 101 the County of LotCourt and Re- holding the Circuit Court in the County of Lot-An Engrossed Bill for the removal of the place of binière, from Ste. Croix to Lotbinière, and of the Registry Office of the said County, from the place where it is now held to Ste. Croix, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Laurin do carry the said Bill to the Legislative Council, and desire their concurrence.

Titles before Notaries Bill.

An Engrossed Bill to remove all doubts as to the validity of certain Deeds, Instruments, and Documents, executed before Notaries in Lower Canada, and to secure the Rights, Titles, and Interests of all persons concerned therein, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau

do carry the said Bill to the Legislative Council,

and desire their concurrence.

Petitions read. Pursuant to the Order of the Day, the following Petitions were read:

Of Luc Michel Cressé, of the Parish of Nicolet, Esquire; praying to be reimbursed certain sums paid by him for certain Letters Patent.

Of the Honourable James Crooks; praying to be indemnified for the loss of a vessel on Lake Ontario, during the late war with the United States

Of John M'Gillivray and others, of the Townships of Charlottenburgh and Lancaster, in the County of Glengary; complaining of certain abuses in the Post Office department of the said County,

and praying relief.

Petitions reforred :-

W. Winder, et al.

On motion of Mr. Macdonald of Kingston, seconded by the Honourable Mr. Robinson,

Ordered, That the Petition of William Winder and others, Officers and Clerks of the Legislative Assembly; praying that enquiry be made into

amount of their remuneration, be now read, and W. Winder, that the Rule of this House of the twenty-eighth et al. June, 1841, be suspended as to the present Pe-

The said Petition was read accordingly.

Ordered, That the said Petition be referred to the Standing Committee on Contingencies.

Resolved, That the Petition of Alexander M'Leod A. M'Leod. of Stamford, be referred to a Select Committee composed of Mr. Dickson, Mr. Gowan, Mr. Price, Mr. Hall, and Mr. Cummings, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Boulton, seconded by the Hon-

ourable Mr. Robinson, Ordered, That the Petition of King's College King's College Council, at York, now Toronto, praying to be Council. heard by Counsel at the Bar of the House, with reference to the Bills relating to the said College; and that time be allowed them to prepare for that purpose, be now read, and that the Rule of this House, of the twenty-eighth of June, 1841, be suspended as to the present Petition. The said Petition was read accordingly.

The Honourable Mr. Daly, one of Her Majesty's Addresses to Executive Council, reported to Mr. Speaker and the Her Majesty. House, that His Excellency the Governor General had been attended upon with their Address to the Queen; praying that in case any change is made in Duty on the Law regulating the admission of Foreign Wheat Wheat, &c. and Flour into the British Markets, due regard may be had to the interests of Her Majesty's subjects in this Province; and their Address to the Queen, praying that the claims of George H. Ryland, Es- G. H. Ryland, quire, as therein stated and set forth, may be taken E-q. into Her Majesty's most favourable consideration; and also the Addresses to His Excellency, praying that he will transmit the said Addresses to Her Majesty's Government to be laid at the foot of the Throne; to which His Excellency had been pleased to say, that he will transmit the said Addresses to England to be laid at the foot of the Throne.

Mr. Hale, from the Standing Committee on Private Private Billa. Bills, presented to the House the Seventeenth Report of the said Committee, which was again read at he Clerk's table, and is as followeth:

Your Committee have considered the Bill to incor- Montreal Gas porate the Montreal Consumer's Gas Company, and Bill. have made several amendments thereto, which they submit to your Honourable House.

They have also considered the Bill to authorize Montreal Sister Community of the Sisters of Charity of the ters of Charity General Hospital of Montreal (Grey Nuns) to sell Bill. or alienate their property situated on Pointe à Callière, in the City of Montreal, and to invest the capital price or prices thereof in other Real and Immoveable Property, and have agreed to the same, without any amendment.

Mr. Smith of Wentworth, from the Select Com- Hamilton Inmittee to which was referred the Bill to alter and corporation Bill. amend the Act incorporating the Town of Hamilton, and to erect the same into a city, reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House on Monday next.

The Honourable Mr. Moffatt, from the Select Partition of Committee to which was referred the Engrossed Bill Lands Bill, from the Legisleting Council intituled 65 Ap. Act to (L. C.) the nature and extent of their services, and the from the Legislative Council, intituled, "An Act to

Partition of Lands Bill, (L., C.) "facilitate the partition of Lands, Tenements, and "Hereditaments, in certain cases in Lower Canada," and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

Report.

Your Committee have examined the said Bill, and after taking evidence in relation thereto, which is appended to this Report, they have agreed to certain amendments, which they beg leave to submit for the adoption of your Honourable House, as follows:—

Press 2, Line 18.—Expunge "two," and insert "twelve."

35.—After the fourth Clause, insert Clause A: "And be it " enacted, That it shall be " lawful for the said Court of " Queen's Bench, upon the Petition aforesaid, and upon " the claims or demands in "intervention aforesaid, by " and with the consent of the " parties respectively, at any " time before final judgment "thereupon, to refer the "matter in contest in and "upon the Petition and the " claims or demands aforesaid, "and the making of the partition aforesaid, to the "award and final determina-" tion of three arbiters, two " of whom shall be named " by the parties respectively, " and the third by the Court; "which said arbiters shall "have power to examine witnesses on the subject "matter referred to them, "after the said witnesses "shall have been sworn be-" fore any one of Her Majes-"ty's Justices of the Peace " for the District of Montreal, "(to whom power to ad-"minister the oath on this " bchalf is hereby given,) and also to examine any of the "parties on oath touching "the said subject matter, if "they, the said arbiters, or "any two of them, shall "deem such examination " necessary or proper, which oath any of Her Majesty's " said Justices of the Peace "is also hereby empowered "to administer, and the " award and determination of "the said arbiters, or any two of them, on all the " matters referred to them, "as aforesaid, shall be final."

MINUTES OF EVIDENCE.

Thursday, 7th May, 1846.

Sir James Stuart, Baronet, called in; and being interrogated, handed in the following Statement:—

Among the early Grants of the Waste Lands of the Crown in Lower Canada, were those of the Townships of Dunham, Bolton, and Brome, and I believe, indeed, these Grants were the first three which were made. By the Letters Patent creeting these Townships, the lands therein were granted to a Leader, as

he was then called, and his associates, as tenants in Report. common; thus vesting the land granted in the whole body of Grantees, collectively, without any several interest whatever, in any one of them, and rendering necessary a subsequent partition among them, before a beneficial enjoyment of the land could be obtained. This inconvenient and unfit mode of granting lands, to be held by the Grantees, as tenants in common, was, I believe, adopted in these three instances only. In all subsequent Grants of land by the Crown, the Grants were made to the Grantees to hold in severalty. I now produce an authentic copy of the Letters Patent erecting the Township of Bolton, by which it appears that this Township was erected by Letters Patent bearing date the 19th August, 1797; and that five-seventh parts of the Township containing 62,621 acres, 1 rood and 30 perches of land, were granted to Nicholas Austin, the Leader, and his fiftyfour associates therein named, their heirs and assigns, as tenants in common, in Free and Common Soccage. From the period of the issuing of these Letters Patent, since which, nearly half a century has elapsed, down to the present time, no partition of these lands between the original Grantees or their legal representatives has taken place, and they continue to be held by the latter, as tenants in common, all the original Grantees, with the exception of one, being, I understand, dead. From the number of deaths, which, during this long tract of time, has occurred, among the individuals who acquired a right to these lands, either under the Letters Patent, or by Titles derived from them, and also from the great number of mutations by descent, devise, sale, and otherwise, altering from time to time, the right of property in them, it has become impossible, by any extra-judicial proceeding to ascertain in what individuals that right is now vested, so as to make them by the ordinary process of Law, Defendants in an action of partition; there are necessarily many of them unknown to each other, and do not all reside within the jurisdiction of the same Court, and some of them, it is probable, reside out of the limits of Lower Canada. It is, therefore, impossible to effect a partition among the persons entitled to the land in question, by means of an action instituted in the ordinary form, by Writ of Summons, and the service of that Writ on each and every of the Defendants. A substitute for this form is of absolute necessity to bring the parties before the Court under whose authority the partition is to be made, and this substitute might be found in a Public Notice, to be posted up within the limits of the Township, and to be inserted, for a certain time, in some of the Newspapers of this District, and of the other Districts in Lower Canada. The injury resulting from the unsettled state in which the right of property in this Township has continued, since the issuing of the Letters Patent, is both private and public. real proprietors have been unable to enjoy and improve their property, or to prevent and repress the wrongful possession of it by others, from its being impossible to unite them, as Plaintiffs, in an action for this purpose: hence extensive private loss and injury have been, and continue to be, sustained. respects the public, the settlement and progressive improvement of the Township are prevented and retarded, and the surrounding country, which is extensively settled and improved, suffers from the unimproved condition in which this Township As respects both private and public continues. interests, therefore, the interposition of the Legislature, to afford the means of bringing the parties interested in the partition before a Court for that purpose, has become of indispensable necessity. am one of the tenants in common by whom the land granted by the Letters Patent above mentioned are now held. This right of property is derived from

Report

conveyances by some of the original grantees named in the Letters Patent, and I am, therefore, one of the persons sustaining injury for the want of a partition, and, if this were accomplished, should contribute to the settlement and improvement of the Township.

The Honourable Paul H. Knowlton, a Member of the Legislative Council, called in; and being interrogated, handed in the following Statement:—

I am the proprietor of Land in the Township of Brome, which adjoins on one side the Township of Bolton; the former of these Townships was granted to Asa Porter and thirty-five associates, by Letters Patent, under the Great Scal of Lower Canada, in July, 1797. The grant was made, as in the case of Bolton, and I think also in that of Dunham, to Mr. Porter, as Leader, and his associates as tenants in I am particularly acquainted with the common. Township of Bolton for the last thirty years. During all this time the lands of this Township have continued to be undivided as originally granted, no partition having been made. All the original Grantees are dead, with the exception, I believe, of one survivor, who, from age and infirmity, is in a state of second childhood. The representatives of the Grantees have become, as might be expected, extremely numerous, so much so that no person can say who they are, or how and in what manner their rights have been acquired; nor is it known how many of them may reside out of the limits of the District of Montreal, or where they reside. One of the present holders of lands in Bolton is a Mr. Matthew, who resides at Durham, in New Hampshire; he holds under Registered Titles bearing date as far back as 1806, which conveyed to him an undivided interest in the Township to the extent of 4,000 acres. uncertainty which has prevailed as to the actual proprietors of the soil, has encouraged a number of persons to settle themselves on parts of the Township, without any Title whatever; and the proprietors being unable to unite in an action to turn them off, no measures could be taken against them. The consequence has been that the Township being in part occupied by this description of persons, and for want of a partition, none of the owners having any separate portion that they could call their own, the improvement of the Township has been prevented, and the value of the land depreciated to such a degree, that lands in it have been sold within a few years past for a less price than they brought forty years ago. In the present state of the Township neither industry nor capital will be employed in improving it. Under these circumstances, it has long been urgently necessary, as well for the interest of all the parties interested in the Township, as for the public interest, and for the improvement of that part of the Country in which Bolton lies, that a partition should take place; and until this is effected the Township must continue in its present unimproved condition; with the disadvantage, moreover, of increased disorder and immorality, arising from the want of a settled determined ownership of the soil in severalty.

Friday, 8th May, 1846.

The Honourable Paul H. Knoulton, a Member of the Legislative Council, again called in; and being interrogated, answered:—Mr. Austin has applied to me annually, for the last fourteen years, and, indeed, every time I have met him, desiring me to devise some means by which a partition of the common rights of the Township of Bolton should be settled; and a few days previous to the meeting of the present Session, he called again at my house, making the same request. I then told him that I had a Petition from Sir James Stuart to the three branches of the

Legislature on that subject, and presented it to him Report for signature, which, after seeing, and having it read to him, he said he would cheerfully sign it, and did so in my presence. Mr. Austin is 75 years of age. The distance of his residence from mine is about ten or twelve miles. I think he called on me for the express purpose of inducing me to devise some means of effecting a partition of the lands of Bolton; he said so. Mr. Nicholas Austin is the person referred to in the statement handed in by me yesterday, as being the original surviving associate; and I consider him competent to manage his own affairs. am of opinion that the allegation contained in the Petition of Osgood Peasley and others, of the Township of Bolton,—that a large majority of the present settlers in the Township of Bolton took possession of their various properties under a pledge from the original associates, or one of them, that a partition of lands would soon take place, and that titles should be given to them,—is incorrect, as respects, at any rate, a large majority of the signers of that Petition: but I am of opinion, that some of the persons in possession, who have signed that Petition, are in possession under deeds from the original associates.

John M'Connell, Esquire, a Member of the Committee, handed in the following letter:—

Bolton, April 6th, 1846.

Sir,

I have understood that my name was associated with Sir James Stuart, for a division or partition of the lands within the Township of Bolton, among the proprietors of the said Township.

I would observe, that I never read or saw the Petition, but I gave liberty for my name to be associated, allowing the Township should be divided so

as to give equal justice to all parties.

The conditions I would have it divided on, would be, to have all persons holding lands under the colour of title, to be quieted free from all expense on those lands. I wish you to make use of this letter, (if the Petition or the Bill comes to the House on any other condition than as above) to express on what condition I would wish to have the land divided.

Yours, with respect,
NICHOLAS AUSTIN.

John M' Connell, Esquire.

Thursday, 14th May, 1846.

John M'Connell, Esquire, a Member of the Committee, being interrogated, answered:—The Township of Bolton was granted in or about the year 1795, to Nicholas Austin and fifty-four associates, these associates entered into an agreement with the said Nicholas Austin to deed back to him each 1000 acres of the 1,200 to which they would severally be entitled, in consequence of his having been at the expense of obtaining the Charter from Government, and having a survey made of the Township; few of them however complied with this contract, but sold out their rights to speculators, and left the Country; these speculators purchased the associates rights for a mere trifle;—they made no roads,—cut down no trees,—and did not in any way assist in converting a howling wilderness into fruitful fields. There is, I should suppose, about one fourth of the Township settled; these settlers were obliged, before taking possession of their lands, to come through the woods a distance of forty or fifty miles, over a mountainous country, interspersed with swamps. Most of those who have deeds hold them either direct from the associates or from their descendants;—this class contend that they should be confirmed in their Titles without further trouble or cost,—which appears to me to be

Report

Those who have but a reasonable expectation. settled on the land without deeds, claim the right of pre-emption, or the right to purchase the land they respectively occupy at what it was worth in a state of nature when they came upon it, and I conceive that their demand is just and right.

Ordered, That the said Bill and Report be committed to a Committee of the whole House

Welland and Niagara Raceway Bill.

Ordered, That Mr. Dickson have leave to bring in a Bill to incorporate a Joint Stock Company to construct a Raceway from the Welland Canal to the Town of Niagara.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Jurora Indemnification Bill. Ordered, That Mr. Scott have leave to bring in a Bill to provide for indemnifying Petty Jurors from Country parts for their expenses in attending at the Criminal Terms of the Courts of Queen's Bench, or at Courts of Oyer and Terminer, or of Quarter Sessions in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on

Thursday next.

On motion of Mr. Chalmers, seconded by Mr.

Cummings,

Address, St. Maurice

Resolved, That an humble Address be presented to His Excellency the Governor General; praying that he will cause to be laid before this House, Copies of any Correspondence between the present Lessee of the St. Maurice Forges and the Provincial Government, on the subject of the contemplated sale of the said Forges, and Copies of any Petition from the work people at the said Forges, that may have been presented to the Government.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

On motion of Mr. Chalmers, seconded by Mr. Williams,

Address, Burlington Bay Canal.

Resolved, That an humble Address be presented to His Excellency the Governor General; praying that he will cause to be laid before this House, a Copy of the Contract or Contracts entered into by the Board of Works, for constructing the Burlington Bay Canal, with the name of the party or parties, and the names of the sureties, and the amount given for the due performance of the work, the date of such contract or contracts, and if the same was given under tender, previously having been publicly advertised in any newspaper or otherwise, and at what prices the work is now proceeding.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Printed.

Ordered, That the First Report of the Commissioners appointed to enquire into the Losses occasioned by the troubles during the years 1837 and 1838, be printed for the use of the Members of this House.

On motion of Mr. Macdonell of Dundas, seconded by Mr. Scott,

ddress, In-Resolved, That an humble Address be presented to dian Presents. His Excellency the Governor General, inform-

ing His Excellency that this House hath voted Address, Inan Address to Her Majesty, on the subject of dian Presents. the Annual Presents issued to the Indians of British North America, and praying that His Excellency would be pleased to transmit the said Address to Her Majesty's Principal Secretary of State for the Colonies, to be laid at the foot of the Throne.

Ordered, That the said Address be Engrossed. Ordered, That the said Address, and also the Address to Her Majesty therein referred to, be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Moffatt, seconded by the Honourable Mr. Robinson,

Ordered, That the Bill to incorporate the Montreal Montreal Gas Consumer's Gas Company, as reported by the Company Bill. Standing Committee on Private Bills, be committed to a Committee of the whole House to-morrow.

Ordered, That the Bill to authorize the community Montreal of the Sisters of Charity of the General Hospital Sisters of Montreal, (Grey Nuns,) to sell or alienate their Charity Bill. property situated on *Pointe à Callière*, in the City of *Montreal*, and to invest the capital price or prices thereof, in other Real and Immoveable property, be Engrossed.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Cayley,

Ordered, That the amendments made by the Hastings Titles
Legislative Council to the Bill, intituled, "An Bill.

"Act to remedy certain defects in the Regis-

" tration of Titles in the County of Hastings, in

" Upper Canada," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 1, Line 45.—Leave out "November," and insert "January."

7.-Leave out "November," and insert "January."

And the said amendments being again read, they

were agreed to by the House. Ordered, That the Honourable Mr. Attorney General Draper do carry back the said Bill to the Legislative Council, and acquaint their

Honours that this House hath agreed to their amendments.

On motion of Mr. Macdonald of Kingston, seconded by Mr. Hall,

Ordered, That the amendments made by the Legis-Kingston Inlative Council, to the Bill intituled, "An Act corporation to incorporate the Town of Kingston as a "City," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:-

IN THE BILL.

Press 2, Line 39.—After "constituted," insert,
"Provided always, that it

"shall not be lawful for

"the said City Council, or "their successors, to make or

"construct, or cause to be

" made or constructed, any work or building of any

" kind whatsoever, within or

33,

corporation Bill. Kingston In" upon any part of the said "Harbour, hereby vested in "the said City Council; un-"less the making or con-"structing of such work be " authorized by the Governor of the Province, by and " with the advice and consent " of the Executive Council "thereof, or by the Com-"mander-in-Chief of Her " Majesty's Forces in this "Province, or by the prin-"cipal Officers of Her Ma-"jesty's Ordnance."

Press 17, Line 6.-After "Gunpowder," insert, "belonging to private par-" ties."

22.—Leave out from "house," to "any," in line 26, both inclusive.

6.-Leave out from "and," to 31, ,, "June," in line 9, both in-clusive, and insert, "and the " said first Election shall be " held on the second Tuesday " of the month next after the "month in which this Act is " passed."

40.—Leave out from "or," to "City," in line 42, both in-32, clusive.

> 4.—After "duty," insert, "And "be it further enacted, that "nothing in this Act con-" tained shall extend to or be " construed to extend to, or "affect, or be construed to "affect any houses, lands, " goods, chattles, or property " of any kind, belonging to " Her Majesty, Her Heirs, or " Successors, or vested in or " held by any Public Body, "Officer, Person, or Party, "in trust for the uses or " service of Her Majesty, "Her Heirs, or Successors, " whether held in fee simple " or for any less estate during "the continuance of such estate: Provided always, "that this Clause shall not be "held to exempt any person "aforesaid, not in the Naval " or Military service of Her "Majesty, in actual posses-"sion of any such real pro-" perty under lease, from be-"ing assessed therefor under this Act."

IN THE PREAMBLE.

Press 1, Line 9.—Leave out from "and," to "enlarged," both inclusive.

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Macdonald of Kingston, do

61

carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Boulton, seconded by the Honourable Mr. Robinson,

"Her Majesty's Reign, intituled, 'An Act to Toronto and "amend an Act passed in the sixth year of the Huron Rail-road Bill.

"Reign of His late Majesty, King William the

"Fourth, entitled, 'An Act to incorporate the "City of Toronto and Lake Huron Railroad "Company," be now taken into consideration.

The House proceeded accordingly to take the said amendment into consideration.

And the said amendment was read, and is as followeth:-

Press 1, Line 37.—After "expedient," insert,
"Provided always, that no "such terminus shall be at a " point south of Port Sarnia, "on the outlet of Lake

" Huron."

And the said amendment being again read, it was agreed to by the House.

Ordered, That Mr. Boulton do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendment.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in the Legislative Chancery.

> LEGISLATIVE COUNCIL Thursday, 14th May, 1846.

Ordered, That one of the Masters in Chancery do Common go down to the Legislative Assembly and ac-School Bill, quaint that House that the Legislative Council agrees to the Conference desired upon the subject of the amendment made by this House to the Bill, intituled, "An Act for the better "establishment and maintenance of Common " Schools in Upper Canada," and that the Managers on the part of this House are to be the Honourables Messicurs Crooks and Neilson, who are to meet the number of Managers required by Parliamentary usage, presently in the Committee Room, of the Legislative Council. And then he withdrew.

Resolved, That four Managers be appointed to meet the Managers appointed by the Honourable the Legislative Council, at the time and place appointed, for holding the Conference desired upon the amendment made by their Honours to the Bill, intituled, "An Act for the " better establishment and maintenance of Com-"mon Schools in Upper Canada."

Ordered, That the Honourable Mr. Attorney General Draper, Mr. Gowan, Mr. Price, and Mr. Macdonald of Kingston, be appointed Managers

on the part of this House.

On motion of the Honourable Mr. Robinson, seconded by Mr. Macdonell of Dundas,

Resolved, That an humble Address be presented to Address, To-His Excellency, the Governor General, request-ing that he will be pleased to lay before this House Copies of all Correspondence between the Commissioners of the Toronto Lunatic Asylum, and the Executive Government, respecting the claim of Dr. Rees for further remuneration of his services.

Ordered, That the Rule of this House requiring

one day's notice of motion, be suspended in so far as relates to this motion.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of, this Province.

Toronto and Ordered, That the amendment made by the Legis-Huron Rall-lative Council, to the Bill intituled, "An Act Mr. Robinson, That King's College Council be heard heard on coad Bill." to amend an Act passed in the eighth year of by Counsel at the Bar of this House, on this day Bills.

Counsel to be week, on the several Bills introduced affecting the neard on King's College Charter and Endowment of King's College.

The question having been put upon the said motion, a division ensued, and it was carried in the affirmative, and Ordered, Accordingly.

Printed.

Mr. Johnston moved, seconded by Mr. Chalmers, that five hundred additional copies of the said several Bills be printed for the use of the Members of this

The question having been put upon the said motion, a division ensued, and it passed in the negative.

Montreal Roads.

A Petition of the Trustees of the Montreal Turnpike Roads; praying that the Montreal and Lachine Railroad Company, if chartered, may be made to provide for the payment of the interest on the cost or the redemption of the Debentures issued for the construction of the Lachine Turnpike Road, was presented to the House by the Honourable Mr. Moffatt.

On motion of the Honourable Mr. Moffatt,

seconded by Mr. Gowan

Ordered, That the said Petition be now read, and that the Rule of this House, of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

Ordered, That the said Petition be referred to the Committee of the whole House on the Bill to Company.

Member Va-

James Johnston, Esquire, rose in his place, and incates his Seat. formed Mr. Speaker and the House, that it was his intention to vacate his Seat as a Member of this House, for the County of Carleton; and, in consequence of the provisions of the Act of the 7 Victoria, Cap. 65, he now vacated his seat accordingly.

Bytown Incor-

Mr. Smith of Wentworth, from the Committee of poration Bill. the whole House on the Bill to define the limits of Bytown, and to establish a Town Council therein, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments by the House.

Ordered, That the said Bill as amended, be En-

grossed.

Quebec School Society Bill.

The Order of the Day for the second reading of the Bill to incorporate the British and Canadian School Society of Quebec, being read;

The said Bill was accordingly read, and referred to the Standing Committee on Private Bills.

Printing and Binding.

The Order of the Day for the House in Committee on the Second Report of the Standing Committee on Printing and Binding, being read;

The House accordingly resolved itself into the said

Mr. Cauchon took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Cauchon reported that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table and agreed to by the House, and is as followeth:

Resolved, That this House doth concur in the Second Report of the said Standing Committee on Printing and Binding.

Limits of Counties, &c. (U. C.)

The Order of the Day for the second reading of the Bill to amend the Act for defining the limits of Counties and Districts in Upper Canada, being read;

be Engrossed.

The Order of the Day for the House in Com-Gaspe Marmittee on the Bill to make provision for the legal riages, &c. proof and preservation thereof, of certain Informal Marriages had anterior to a certain date therein mentioned before Justices of the Peace and others, in the Inferior District of Gaspé, as ratified by Act of the Legislature of Lower Canada, but whereof no Register or Records have been kept, and for recording the same, including also, certain Births or Baptisms and Burials in the said District, being read;

The House accordingly resolved itself into the said

Committee;

Mr. Thompson took the Chair of the Committee, and after sometime spent therein,

Mr. Speaker resumed the Chair;

And Mr. Thompson reported that the Committee had gone through the Bill and had made several amendments thereto, which amendments were again read at the Clerk's table and agreed to by the House.

Mr. Cauchon moved, seconded by Mr. Solicitor General Taschereau, that the following amendment be made to the fourth clause of the said Bill:—After the word "District," insert the following words, "And also, during the same period, in the French " and English languages, in the Canada Gazette."

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Berthelot, Boutillier, Cauchon, Chabot, incorporate the Montreal and Lachine Railroad | De Witt, La Fontaine, Leslie, Attorney General Smith, and Solicitor General Taschereau.—(9.)

> Messieurs Baldwin, Cayley, Chalmers, Christie, Daly, Attorney General Draper, Foster, Gowan, Laterrière, Le Boutillier, Macdonald of CORNWALL, Macdonell of DUNDAS, Méthot, Moffatt, Robinson, Roblin, Seymour, Smith of FRONTENAC, Stewart of Bytown, Viger, and Williams.—(21.)

So it passed in the negative.

Ordered, That the said Bill as amended be Engrossed.

The Honourable Mr. Daly, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker a Mes-Governor General. were again read at the Clerk's table, and agreed to sage from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth:-

CATHCART.

The Governor General recommends to the con-Lunatic sideration of the Legislative Assembly, that measures Asylum Toronto. should be adopted to authorize the Commissioners for the erection of the Provincial Lunatic Asylum, at Toronto, to raise by Debentures, a sum not exceeding £30,000, not chargeable on the Consolidated Revenue; to be secured on the Tax of oneeighth of a penny, established by Legislative Enactment in Upper Canada, in order to meet the expense of constructing the said Asylum.

GOVERNMENT HOUSE, 14th May, 1846.

The Order of the Day for the second reading of Montreal Inthe Bill to amend the Laws incorporating the City corporation of Montreal, and to facilitate the decision of cases here Bill.

Corporation may be called in question, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House

Mr. Gowan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

. And Mr. Gowan: reported that the Committee had The said Bill was accordingly read, and ordered to made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow, and that it be then the first Order of the Day.

Huron Territory Bill.

The Order of the Day for the second reading of the Bill to attach certain Territory therein described to the District of Huron, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Macdonell of Dundas took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr.-Macdonell of Dundas reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Board of Works Bill.

The Order of the Day for the second reading of the Bill to amend the Law constituting the Board of Works, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House to-morrow.

Hochelaga Division Bill.

The Order of the Day for the House in Committee on the Bill to divide the Municipality of Hochelaga into five distinct Municipalities, and further to provide for the support of Schools and the management of local affairs therein, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Foster took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Foster reported that the Committee had gone through the Bill and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Witnesses Attendance Bill.

The Order of the Day for the second reading of the Bill to authorize and enforce the attendance of Witnesses from any part of this Province, before the Courts of Superior Criminal Jurisdiction, being

The said Bill was accordingly read, and ordered to be Engrossed.

Quebec and Police Bill.

The Order of the Day for the second reading of the Bill to amend the Act amending certain provisions of the Ordinance for establishing an efficient system of Police in the Cities of Quebec and Montreal, being read;

The said Bill was accordingly read, and ordered to be Engrossed.

Orleans and Montmorency Division Bill.

The Order of the Day for the second reading of the Bill to amend the Act to detach the Island of Orleans from the County of Montmorency, for the

purposes of Registration, being read;
The said Bill was accordingly read, and committed

to a Committee of the whole House,

Mr. Chabot took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Chabot reported that the Committee had gone through the Bill, and had made an amendment thereto, which he was directed to report to the House whenever it shall be pleased to receive the same, Ordered, That the Report be received to morrow.

Desiardins

The Order of the Day for the second reading of the Bill to authorize the Desjardins Canal Company to borrow a sum of money to complete the Desjardins Canal, being read;

The said Bill was accordingly read, and committed Designations Canal Bill. to a Committee of the whole House,

Mr. Macdonald of Glengary, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonald of Glengary reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

The Order of the Day for the House in Com-Report on Pemittee on the Report of the Select Committee, to Guay, Esq. which was referred the Petition of F. H. Guay, et al. Esquire, and others, of the Parish of St. Joseph de la Pointe Levi, and other Parishes in the County of Dorchester, and another reference, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Cummings took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Cummings reported that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same,

Ordered, That the Report be received to-morrow.

The Order of the Day, for the House in Committee, Cobourg Ma, on the Bill to incorporate the Cobourg Manufacturing Bill. Company, being read;

The House accordingly resolved itself into the said Committee.

Mr. Smith of Wentworth, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Smith of Wentworth reported, that the Committee had gone through the Bill, and made an amendment thereto, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

The Order of the Day for the House in Com- Great Western mittee, on the Bill to alter and amend the Charter Railroad Bill. of the Great Western Railroad Company, being read;

The House accordingly resolved itself into the said Committee;

Mr. Monro took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair,

And Mr. Monro reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Ordered, That the remaining Orders of the Day Orders Post-be postponed until to-morrow,

Then, on motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Robinson,

Burn Burghad Africa Burna Mill Harry Little Co.

Hobinson,
The House adjourned.

Veneris, 15° die Maii.

Anno Nono, Victorle Regine, 1846.

Petitious laid on the table.

THE following Petitions were severally brought up and laid on the table:-

By Mr. Stewart of Bytown,-The Petition of James Morris and others, of MacNab and Horton, Members of the Presbyterian Church of Canada, in connection with the Church of Scotland; and the Petition of Alexander Wright and others, Episcopal Methodists and others, of Renfrew.

By Mr. Brooks,—The Petition of the Reverend William King and others, Members of the Established Church of England and Ireland, in the Township of

By Mr. Roblin,—The Petition of John Richards and others, of the District of Prince Edward.

By Mr. Leslie,-The Petition of the Trustees of the Montreal Turnpike Roads.

By Mr. Macdonald of Cornwall,—The Petition of George Rykert, Esquire, and others, of the Town of St. Catherines, in the District of Niagura; the Petition of William Wiley and others, of the Township of Grantham, in the District of Niagara; and the Petition of Peter B. Nelles and others, of the Town-

ship of Grimsby, in the District of Niagara.
By Mr. Woods,—The Petition of James Read and
Henry S. Larned, of the Town of Chatham, in the Western District.

By Mr. Hale,-The Petition of W. W. Becket and others, of the Town of Sherbrooke, and of the Townships of Orford and Ascot.

On motion of Mr. Price, seconded by the Honourable Mr. Baldwin,

Middlesex Election.

Ordered, That the Commission issued to take evidence in the matter of the Controverted Election for the County of Middlesex, be superseded, the Committee appointed to try the merits of the Petition complaining of that Election having made a Final Report upon the said Controverted Election.

On motion of Mr. Stewart of Bytown, seconded

by Mr. Smith of Frontenac,

Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown in Chancery, to make out a new Writ for the Election of one Member to serve in the present Provincial Parliament for the County of Carleton, in the room of James Johnston, Esquire, who hath resigned his seat.

Huron Territory Bill.

New Weit.

An Engrossed Bill to attach certain Territory therein described to the District of Iluron, was read for the third time.

Resolved, That the Bill do pass, and the title be, "An Act to attach certain Territory therein " described to the District of Iluron, for certain " purposes.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Quebec and Montreal Police Bill.

An Engrossed Bill to amend the Act amending certain provisions of the Ordinance for establishing an efficient system of Police in the Cities of Quebec and Montreal, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau

do carry the said Bill to the Legislative Council, and desire their concurrence.

Witnesses At-

An Engrossed Bill to authorize and enforce the tendance Bill. attendance of Witnesses from any part of this Province, before the Courts of Superior Criminal Jurisdiction, was read for the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to make provision for the legal Gaspe Marproof and preservation thereof of certain informal riages, &c. Bit. Marriages had anterior to a certain date therein mentioned, before Justices of the Peace and others, in the Inferior District of Gaspé, as ratified by Act of the Legislature of Lower Canada, but whereof no Register or Records have been kept, and for recording the same, including also certain Births or Baptisms and Burials in the said District, was read for the third time.

Resolved, That the Bill do pass, and the title be, "An Act to revive for a limited time an Act " therein mentioned, relating to the proving and " recording of certain Marriages solemnized in "the late Inferior District of Gaspé, anterior to "the year one thousand eight hundred and "twenty-one, including also Baptisms and " Burials.

Ordered, That Mr. Christie do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to authorize the Community Montreal of the Sisters of Charity of the General Hospital, Sisters of Charity Bill. Montreal, (Grey Nuns,) to sell or alienate their property situated on Pointe à Callière, in the City of Montreal, and to invest the capital price or prices thereof in other Real and Immoveable Property, was read for the third time

Resolved, That the Bill do pass, and the title be. "An Act to authorize the Community of the "Sisters of Charity of the General Hospital, "Montreal, (Grey Nuns,) to sell or alienate their "property situated at Pointe à Callière, in the "City of Montreal, and to invest the capital "price or prices thereof in other Real and Im-" moveable Property.

Ordered, That the Honourable Mr. Moffatt do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to authorize the Desjardins Desjardins Canal Company to borrow a sum of money to com- Car plete the Desjardins Canal, was read for the third Bill.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Robinson do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to define the limits of Bytown Bytown Incorand to establish a Town Council therein, was read poration Bill. for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Stewart of Bytown do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to amend the Act for defining Districts and the limits of Counties and Districts in Upper Canada, Counties Limits Bill. was read for the third time. (U. C.)

Resolved, That the Bill do pass.

Ordered, That Mr. Gowan do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to incorporate the Cobourg Cobourg Ma-Manufacturing Company, was read for the third time. nufacturing Resolved, That the Bill do pass.

Ordered, That Mr. Hale do carry the said Bill to

the Legislative Council, and desire their concurrence.

An Engrossed Bill, to alter and amend the Charter Railroad Bill. of the Great Western Railroad Company, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Smith of Wentworth, do carry the said Bill to the Legislative Council, and desire their concurrence.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:-

Of Charles Turgeon, of the City of Quebec, Esquire; praying that he may be paid certain Claims against the Quebec Municipal Council.

Of Ronoley Kilborn and others, of Clinton, in the District of Niagara; praying that the Bill for the removal of the District Town of the said District, may not be passed; but that in the event of its; removal it may be at St. Catherines.

Of the Reverend J. Taylor and others, members of the United Church of England and Ireland, in Eaton, in the Diocese of Quebec; praying that in all Bills incorporating Railroad Companies, a clause may be enacted prohibiting travelling on Sundays.

Of the Reverend C. T. Caron and others, of the Parish of St. Martin; praying that a certain Road, intended to be Macadamized in the said Parish, be made to follow a certain direction.

On motion of Mr. Woods, seconded by Mr. Stewart

of Bytown,

Ordered, That the Petition of James Read and Henry S. Larned, of the Town of Chatham, in the Western District; praying to be indem-nified for losses sustained in the fulfilment of a certain contract made with the Board of Works, be now read, and that the Rule of this House, of the twenty-eighth of June, 1841, be suspended as to the present Petition. The said Petition was read accordingly.

On motion of Mr. Hale, seconded by Mr. Brooks, Ordered, That the Petition of W. W. Becket and others, of the Town of Sherbrooke, and of the Townships of Orford and Ascot; praying that the appropriation for the improvement of the main Eastern Townships' Road, may be ex-pended according to the original intention, be now read; and that the Rule of this House, of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

Petitions Referred :-

J. Read and H. Larned.

Resolved, That the Petition of James Read and Henry S. Larned, of the Town of Chatham, in the Western District, be referred to a Select Committee, composed of Mr. Woods, Mr. Macdonell of Dundas, Mr. Christie, Mr. Gowan, and Mr. Stewart of Bytown, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Rev. J. Taylor,

Ordered, That the Petition of the Reverend J. Taylor and others, members of the United Church of England and Ireland, in Eaton, in the Diocese of Quebec, be referred to the Select Committee on Railroad Bills.

Hon. J. Crooks

Mr. Roblin moved, seconded by Mr. Stewart of Bytown, that the Petition of the Honourable James Crooks be referred to a Select Committee, composed of Mr. Roblin, Mr. Dickson, Mr. Chalmers, Mr. Smith of Frontenac, and Mr. Cummings, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

Mr. Macdonald of Corawall, from the Select Com-Corawall Inmittee to which was referred the Bill to amend the Bill. Act of Incorporation of the Town of Cormoall, and to establish a Town Council therein, in lieu of a Police, reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the said Bill and Report.

The House accordingly resolved itself into the said Committee.

Mr. Armstrong took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Armstrong reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

The Honourable Mr. Attorney General Draper, Militia Bill. from the Select Committee to which was referred the Bill for the better regulation of the Militia of this Province, reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House on

Tuesday next.

The Honourable Mr. Attorney General Smith, Quebec Trinity from the Select Committee to which was referred House BIL. the Bill to amend and consolidate the Laws and Ordinances now in force, relating to the powers and duties of the Corporation of the Trinity House of Quebec, to Pilots and Pilotage in the Port of Quebec, and to the Quebec decayed Pilot Fund, and for other purposes, and another reference, and with several instructions to the said Committee, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee beg leave to report, that the Report, conflicting interests involved in the settlement of this Bill, are of such importance as to preclude the possibility of obtaining the necessary evidence at this period of the Session, without which it is impossible for your Committee to determine upon these separate interests, and they therefore recommend that the law as it now stands should be allowed to continue: but that it should be altered so far as to make the tonnage duty fourpence, and repeal all the other duties on shipping, and add a clause to enable the Trinity House to borrow (in addition to the £5,000 already authorized, £2,838 of which is already borrowed) a further sum of £8,000, which sum shall be applied to the purpose of building a Light-house on Red Island Reef, and to build a Steamer Propeller, with proper apparatus and fittings, the cost of which not to exceed £6,000, and a further clause to enable the Pilots to form a Joint Association.

Mr. Lindsay, Treasurer of the Trinity House, Quebec, laid before the Committee the following Statement: Amount of actual Tonnage of 1845, £10,513 19 Less Per centage on Collection ... 262 17

£10,251 1

Probable Yearly Expenses of the Trinity House, Quebec, as per

Receipts

9,674 2 10

£576 18 8

Actual Expenditure, £7,631 15s. 4d.

Bill

Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to amend the Laws relative to the Trinity House of Quebec, and to confer certain powers on the said Trinity House.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Trinity House

The Honourable Mr. Attorney General Smith, from the Select Committee to which was referred the Bill to repeal certain Acts, and an Ordinance therein mentioned, relating to the Trinity House at Montreal, and to amend and consolidate the provisions thereof, and another reference, and with an instruction to the said Committee, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Bill.

Your Committee find it impossible to come to a proper determination on the subject of the reference as to the propriety of consolidating the Trinity Houses of Quebec and Montreal, and the settlement of its situation. The Committee recommend that as the law would expire at the end of the present Session, it should be continued for another year, until the several questions involved in the provisions of the Quebec Trinity Bill, and in particular the reference above referred to, can be satisfactorily decided upon.

Ordered, That the Honourable Mr. Attorney General Smith have leave to bring in a Bill to continue for a limited time the law in force relating to the Trinity House of Montreal

He accordingly presented the said Bill to the House, and the same was received and read for the

Quebec Turnpike Roads.

Mr. Chauveau, from the Select Committee to which was referred the Petition of Jean Baptiste Pagé and others, inhabitants of the Parish of L'Ancienne Lorette, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Your Committee having duly considered the prayers of the several Petitions referred to them, and weighed the evidence adduced before them, they are of opinion that the following Roads, or parts of Roads, should be placed under the control and management of the Quebec Turnpike Trust, to wit:—
1st. The Road called L'Ornière, from the point of intersection of the St. Charles North and South Roads, to the Indian Village of Lorette, including the bridge over the stream, near the said Village:— 2nd. That part of the Ste. Foy Road, which lies between the point where the said Road is joined by the Suède or Suète Road, up to Cap Rouge Hill: 3rd. The Road commonly called La Route de L'Eglise from Ste. Foy Church to St. Louis Road:—4th. That portion of the highway, from the bridge over the Montmorency River, to the East of the said bridge, a distance of four miles: and 5th. That portion of the Road leading to St. Augustin, from Hough's Farm to St. Augustin Church. The expediency of Macadamizing the said Roads, appears by the Minutes of Evidence.

The Road called La Misère being almost parallel to the L'Ornière Road,—and your Committee being informed that the improvement of that Road would be very expensive,—they cannot for the present, recommend that it be placed under the management of the Trust.

As respects the Road called La Route Sainte Claire, your Committee conceive that if the Road from the Dorchester bridge to the Charlesbourg Church were Macadamized, as is conditionally provided for by a Statute of last Session, in the event of the said bridge being purchased by the Provincial Govern-ment, the improvement of the said Route Sainte For each additional horse or other beast,—One-Claire would then be rendered useless.

Your Committee have not yet abandoned the hope Report. that something will be done, either to acquire the said bridge on the part of the Government, or to vest the right of the Crown to purchase the same, in the Trustees, and therefore cannot recommend, for the present, the Macadamizing of the said Route Sainte Claire. They submit that in the event of the bridge being purchased, the Charlesbourg Road ought to be Macadamized, not only up to the Charlesbourg Church, but four miles beyond that point in a northerly direction, and also from the said Charlesbourg Church in a north-westerly direction, to the Indian Village of Lorette, there to join the L'Ornière

Your Committee are informed that if the Trustees were authorized to borrow a sum of £20,000, on the guarantee of the Province, it would enable them to Macadamize the several Roads, and portions of Roads, which they have above recommended to be improved, and to purchase the said *Dorchester* bridge from its present proprietors. The completion of the said Roads, and the additional Tolls that would accrue from the bridge, would so increase the revenue of the Trust, as to relieve the Province from paying in future the interest on the loans already guaranteed. As to the Petitions praying for the removal of the Kilmarnock Gate, your Committee are of opinion that the prayer of the Petitioners be granted, and

that the said Gate be removed.

With respect to the complaints made in relation to the Commutation of Tolls, your Committee are of opinion, that no doubt could have existed as to the interpretation of the Statute of last Session, which clearly provided for a distinct commutation for each vehicle; they regret to learn, however, that the issuing of Commutation tickets has been so managed as to cause misapprehension on that subject; the present rate of Commutation, amounting to three dollars for the summer vehicles of the lowest class, and two dollars for winter vehicles, making altogether five dollars for the whole year, your Committee do not consider to be excessive. They hope that in future the Trustees will endeavour to avoid any difficulty of the nature of that above alluded to, otherwise their conduct would be highly reprehensible.

Your Committee conceive, that most of the abuses usually complained of, in the management of Turn-pike Trusts in general, cannot be remedied by Legislation, but matters of this nature come more properly under the notice of the Executive Government, in whom is vested the appointment of the Trustees.

Your Committee do not consider that the present mode of collecting the Tolls is the most efficient, but until all the improvements to be made shall have been completed, they do not think it advisable to recommend the Letting of the Gates by Auction.

Your Committee perceive with satisfaction, that the reduction of Tolls, effected last year, has caused no diminution in the Revenue, but, on the contrary, has increased it. As difficulties have arisen, as to some of the items in the tariff adopted last year, they would suggest the following Schedule, as more simple in its operation, although not expected to be materially different in affecting the amount of the

For every four-wheel carriage or vehicle, drawn by one horse or other beast, -Six-pence.

For each additional horse or other beast,-Twopence.

For every two-wheel vehicle, drawn by one horse or other beast,—Three-pence.

For each additional horse or other beast,—Two-

For every sleigh, train, berlin, or other winter vehicle, drawn by one horse or other beast,-

penny.

For every horse, mare, gelding, ass, or mule, with a rider.-Two-pence

For every horse, mare, gelding, ass, mule, cow, and head of other neat cattle, not drawing.-One

penny.

For every score of sheep, lambs, hogs, or swine, Five-pence.

Your Committee are fully aware of the inconvenience of so many Statutes being enacted upon the same subject, and they regret that the advanced period of the Session at which they were put in possession of the Annual Return of the Trustees, prevented them from reporting sooner, otherwise they would have recommended the repeal of the several Ordinances and Statutes now in force, relating to the Quebec Turnpike Roads, and the consolidating in one Law, all the provisions of those Laws that may not be repugnant to one another, together with the amendments now suggested; they hope, that whenever any occasion may arise for further amending those Laws, that course will be adopted.

MINUTES OF EVIDENCE.

9th April, 1846.

The Honourable John Neilson, a Member of the Legislative Council, called in and examined:— 1st. Do you know the three different Roads,

L'Ornière, La Misère, and Ste Claire, in the County

of Quebec?—Yes.
2nd. Which of the three Roads do you think most advantageous to be Macadamized?—The three Roads lead to nearly the same place, but I think the Route Ste. Claire, from the nature of the soil, is the best adapted for Macadamization. It would serve for the inhabitants of St. Ambroise, Lake St. Charles, Valcartier, and some parts of Stoneham, and Fossam-bault. The Route Ste. Claire is the shortest and most central.

3d. Do you think that the Road between the Ca rouge Road and Ste. Foy Road, called Route de L'Eglise, could be Macadamized at a small cost, and for the benefit of the public?—Yes it could, at a small cost. The Road would be very advantageous for the country people of Ste. Foy, Ste. Ambroise, and Lorette, who find a market at the Coves. It would materially increase the income of the Turnpike, by the number of carriages of the city, which would pass by the Carouge and Ste. Foy Roads.

4th. Do you think it expedient to remove the Kilmarnock Toll-Gate?—Yes, I am informed that it hardly pays the expenses, and it is inconvenient to travellers, particularly to the farmers going to the

Coves

5th. Are you aware of any abuses in the administration of the Turnpike Trust?—Yes, I am aware that abuses exist with reference to the Carouge Road on which I live; I cannot undertake to speak of the

others.

6th. Have you any suggestions to make as to any further amendment to the law relative to Turnpikes at Quebec? The inhabitants have never been permitted to subscribe by the year. The charge in the summer season, is in my opinion, very high. I think the Toll-Gates ought to be let by Public Auction to the highest bidder. The accounts of receipts and disbursements ought to be regularly published every

The Hon. Louis Massac, called in and examined:-Answer to Question No. 1.—Yes, I do.

Answer to Question No. 2.—As there is every prospect of the Road between Charlesbourg and Que-bec, called Route de L'Eglise de Charlesbourg, being ere long Macadamized, I am of opinion that the Road communicating between Old Lorette to St. Ambroise, called Route l'Ormère, and marked in red on the plan here exhibited, should be Macadamized as soon as possible, as it would afford a free communication to the

Parishes of St. Ambroise, Valcartier, and Fossime Report. bault, which would then afford a Macadamized Road from the Church of St. Ambroise to the City of Quebec, a distance of nearly nine miles.

Answer to Question No. 3.—I do not think it necessary that this Road should be Macadamized at present. I think it betier that the money which would be required to Macadamize that Road, should be laid out on the Road above mentioned.

Answer to Question No. 4.—I am not acquainted

with that Road.

Answer to Question No. 5.—I am not. Answer to Question No. 6.—I have none.

27th April, 1846.

Mr. Benjamin Vohl, called in and examined:-

Answer to Question No. 1.—Yes, I do. Answer to Question No. 2.—The l'Ornière Road, in my opinion, is the most advantageous to be Macadamized, as it is the shortest and most central, and having been Macadamized once before, by the Parliament of Lover Canada.

Answer to Question No. 3.—I do not think it ne-

cessarv.

Answer to Question No. 4.—Certainly I am of opinion that this Toll-gate should be removed, as it will never pay the expense, and prevents in a great measure the farmers of Ste. Foy from taking their

produce to the Coves.

Answer to Question No. 5.—My family reside at Ancienne Lorette; I have a farm that I cultivate myself, and keep a shop in the city of Quebec, as an Optician, and am accustomed to pass through the Tollgates, three or four times a week. By the law which passed last year, a farmer pays 3d for a horse and cart, but the Secretary of the Trust makes me pay 5d., the same as a citizen of the town, because he does not consider me a farmer, although I cultivate my land myself. For Commuting, the law says, that a farmer shall pay 15s. for one year, but the Commissioners demand 15s. for six months, although they state in the Certificate that the Commutation is for one year.

I think it would be advisable that any resident proprietor or lessee of lands, lying beyond the Tollgates, should be allowed to Commute at 15s. a year for one horse, provided that he passes with the same horse during the twenty-four hours, and that no distinction should be made with respect to two-wheeled carriages, whether it be a cart, gig, or calèche, but

only with four wheeled vehicles.

John Porter, Esquire, examined :-

I am Secretary to the Trustees of the Quebec Turnpike Roads; I have read the several Petitions referred to this Committee, and am well acquainted with the Roads to which they refer; I am of opinion that it is very desirable to continue the Macadamization of the Ste. Foy Road, from the point where it is intersected by the Suede, to the top of Carouge Hill; this Road is thickly settled, and much used, and I may state is a strong reason why it should be Macadamized and placed under the superintendence of the Trustees; at the present time they are cutting down the Carouge Hill, which could be more effectually improved in connexion with the Ste. Foy Road, which terminates at that hill. I also think that the Route de L'Eglise should be Macadamized; this Road is not much more than one and a half miles in length, and is much used by the settlers of Valcartier, Fossambault, and Lorette, who bring their agricultural produce this way to the Coves and shipping, where there is a large demand for it; and if this Road were improved, which could be done at a small expense, the traffic would be much increased, and the tolls made more productive. The distance from Sillery Cove to Quebec, is between three and four miles.

With reference to the three Roads to the Indian Village of Lorette, namely, l'Ornière, La Misère, and Ste. Claire; I consider the l'Ornière as the most preferable; it is the most level and direct Road to the settlements of Lorette, Valcartier, and Fossambault, and according to the estimate the Trustees have caused to be made, would cost less to Macadamize than the others. The Ste. Claire Road should also be made; a portion of the country through which it passes being densely inhabited; but if the Dorchester bridge were placed under the control of the Trustees, it would then be better to Macadamize the Charlesbourg Road, to the Charlesbourg Church, and thence to Indian Lorette, instead of the Route Stc. Claire. In that case the Route St. Claire should not be Macadamized; I think also, that the improvement of the Charlesbourg Road, should be extended to a distance of about four miles beyond Charlesbourg Church, and that the Road which now terminates at or near Hough's farm, should be continued as far as St. Augustin Church. The reason why the inhabitants of Charlesbourg and Lorette petitioned for the Macadamizing of the St. Claire Road, in preference to the Charlesbourg, is, in my opinion, in consequence of the heavy burthen that would be imposed upon them, if a Toll-bar were placed on that Road, in addition to the Toll exacted at the Dorchester bridge, in which case upon the Charlesbourg Road, they would have to pay two Tolls, while upon the St. Claire Road, they would only pay one toll. The Trustees have no funds at their disposal for making any of the Roads petitioned for, but it is very desirable that those I have mentioned should be made, in order to render the revenue sufficiently productive; and if the Trustees were authorized to borrow a sufficient sum for the purpose, it would be for the public advantage. The sum required would not exceed vantage £12,000.

Question 7. Will you state the reason why the Trustees have not Macadamized the Road leading from Commissioners Bridge to the Champigny Hill, as provided for by a law passed during the last Session of Parliament?—The Trustees were unable to make this Road, because no appropriation was provided for the purpose, and the funds at their disposal were no more than sufficient to complete the Roads named in the original law

What sum of money would be re-Question 8. quired to finish this Road? It would require £3,000, and as soon as funds are provided, the Trustees will

be prepared to commence it.

Question 9. Do you think it is expedient to remove the Kilmarnock Toll-Gate?—The revenue of this Gate has not amounted to any thing like what was expected at the time it was erected; but I do not think it has been in existence a sufficient length of time, to enable the Trustees to form a correct estimate of its revenue, and would recommend that it he allowed to remain up during the present season, after which a better judgment can be formed of the

propriety of removing it or not.

Question 10. For what reason have the Trustees given a Commutation Ticket to certain farmers for one year for 15s., and have afterwards compelled the same farmers to pay 2d. each time of passing the Toll-Bar during the winter of the same year?—The Trustees had no other course to pursue, the law expressly directs that Commutation shall be made upon each vehicle, so that when a farmer desires to Commute for a cart, he has to pay 60 Tolls at 3d., or 15s. And if the same farmer requires to use the Road in the winter, he must necessarily Commute also for his sleigh, for which he must pay 60 Tolls at 2d., or 10s.

For what reason have the Trustees Question 11. Toll Bar, when, according to his statement, he resides against such persons, or against those who have in the country upon his farm, and consequently already discharged and paid the whole of this

claims to be considered as a habitant or farmer?-When Mr. Vold claimed the privilege of a habitant or farmer, and represented that as he resided upon his farm, he should only be charged 3d., in the same manner as any other farmer, the Trustees were led to doubt, whether they could consider Mr. Voll as a farmer, inasmuch as he follows the trade of an Optician, and did not gain his living solely as a farmer; they took legal advice upon the matter, and were told that the proper interpretation of the law was to consider the word "habitant" to apply only to the man who lives upon his land, and does not follow any other profession, and that according to the law Mr. Voll ought to be charged 5d.

The probable value of Dorchester Bridge in my opinion is £8,000, which, with the probable expense of the improvements suggested, would render a loan

of £20,000 necessary.

Ordered, That two hundred and fifty copies of the Printed. said Report, and of the Documents accompanying the same, be printed for the use of the Members of this House

Ordered, That the said Report be committed to a Committee of the whole House on Monday next.

Mr. Lantier, from the Select Committee to which Wm. Duncan. was referred the Petition of William Duncan, of Cotcuu du Lac, presented to the House the Report of the said Committee, which was again read at the Clerk's table; and is as followeth:-

Your Committee having taken into their considera-Report. tion the Petition of William Duncan, of Côteau du Lac, praying that a law be passed to enable him to col-lect the amount of a Judgment, with costs, obtained against the Inspector and Overseers of the Roads for the parish of St. Polycarpe, for the payment of a Sum of Money, being the balance due to him for the building and constructing a Bridge over the River Delisle: beg leave to Report—That your Committee have ascertained, that the Petitioner undertook from the Inspector and Overseers of the Roads in the Parish of St. Polycarpe, to construct a Bridge over the River Delisle; that the construction of the said Bridge had been ordered by the Grand Voyer of the District of Montreal; and that, in accordance with the law then existing, a repartition of the sum to be raised, to defray the expenses of the construction of the said Bridge, was made and duly homologated: that the Petitioner fulfilled the conditions of his contract; that the Inspector and Overseers of the Roads of that Parish, having failed to collect the whole amount which they were authorized to do by the said repartition, were unable to pay the said William Duncan the full amount due to himat the suit of the Petitioner a Judgment was obtained in the Court of Queen's Bench, on the 20th of October, 1829, (a copy of which is hereto appended, marked A,) against John M'Donald and others, Inspector and Overseers of the Roads in the said Parish, in their respective capacities as such, for the sum of £116 8s. 9d., with interest on the same until paid; and also, for the sum of £72,13s. 2d., being the amount of costs in that cause, (as shown by a statement hereto appended, marked B,) amounting in all to the sum of £305 7s. 10d. currency, including the interest on the sum of £116 8s. 9d, which remains due to the Petitioner. That, in virtue of the Judgment referred to, one part only of the said Parish of St. Polycarpe had to provide for the construction of the said Bridge: that some of those who had been assessed by the repartition, have paid the amount due by them, while others have not complied with its requirements. That some of the properties assessed have been bona fide purchased by persons who have not been made aware of the debt existing charged Mr. Vohl 5d., for each time of passing the on the same; that the repartition cannot be revived

tax against their properties; and that it cannot be revived against those who have paid only a certain part of the said repartition, for the full amount which they had to pay in virtue of the same. Your Committee, therefore, recommend that a law be passed, to enable William Duncan to collect from the different persons who, not having paid the sum either in whole or in part, which by the repartition they had to pay, to defray the payment of the building of the said Bridge, are still in possession of the properties assessed in the said repartition, and that so far the said repartition should be revived.

 (A_{-})

Province of Lower Court of King's Bench, Tues-Canada, District day, the Twentieth day of October, one thousand eight hundred and twenty-nine.

Present,-

The Honourable Chief Justice Reid.

" Mr. Justice Pyke.
" Mr. Justice Uniacke.

No. 1503.

William Duncan, late of the Parish of St. Polycarpe, in the Seigniory of New Longueuil, in the District of Montreal, Merchant, now of Côteau du Lac, in the Parish of Soulanges, in the said District,—PLAINTIFF.

John M'Donald, of the said Parish of St. Polycarpe, in the said District, Yeoman, now or late Inspector of Roads and Bridges, in and for the said Parish of St. Polycarpe; François Giroux, of the same place, Yeoman; Louis Hèmon, of the same place, Yeoman; Godefroy Lalonde, of the same place, Yeoman; François Chaulet, of the same place, Yeoman; Augustin Léger, of the same place, Yeoman; Joachim Lecomte, of the same place, Yeoman; and François Lalonde, the younger, of the same place, Yeoman; now or late Sous Voyers in and for the said Parish of St. Polycarpe,—Defendants.

The Court, having heard the parties, by their Counsel, in the several matters in contest between them; having examined the evidence by them respectively adduced, and deliberated thereon, it is considered and adjudged, that the Plaintiff do recover of the said John M Donald, in his capacity of Inspector of Roads and Bridges, in and for the Parish of St. Polycarpe, in the District of Montreal; and of the said François Giroux, of the same place, Yeoman; Louis Hémon, of the same place, Yeoman; Godefroy Lalonde, of the same place, Yeoman; Godefroy Lalonde, of the same place, François Chaulet, of the same place, Yeoman; Augustin Léger, of the same place Yeoman; Joachim Lecomte, of the same place, Yeoman; and François Lalonde, the younger, of the same place, Yeoman; in their capacity of Sous Voyers, in and for the said Parish of St. Polycarpe, the sum of one hundred and sixteen pounds, eight shillings, and nine pence, current money of the Province, for the matters and things stated and complained of, in and by the declaration of the said Plaintiff, with interest on the said sum of one hundred and sixteen pounds, eight shillings, and nine pence, from the twenty-fifth day of January, one thousand eight hundred and twentynine, until paid, with costs, the Court hereby dismissing the plea of Défenses en droit, pleaded by the several Defendants.

(True Copy,)

MONK, COFFIN, and PAPINEAU, P. Q. B. (B.)
Report.

No. 1503.

William Duncan,
Plaintiff.

John M'Donald et al,
Defendants.

Taxed Costs£65 19 10

Subsequent Costs on Execution 6 13 4

We Certify, that the above is the amount of the Taxed Costs, and subsequent Costs in the above

MONK, COFFIN, and PAPINEAU,
Prothonotary's Office,
Montreal, 13th May, 1846.

Ordered, That the said Report be committed to a Committee of the whole House on Monday

Mr. Dickson, from the Select Committee to which Donald was referred the Petition of Donald Cameron, of the Cameron. Township of Thorah, in the Home District, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

Your Committee have carefully examined the sub- Beport. ject eet forth in the Petition of Donald Cameron, referred to them for their consideration; praying an enquiry into the merits of a claim which the Petitioner makes upon the Government for lands to which he considers himself entitled under an arrangement entered into with the Government of Upper Canada in the year 1827, at which time the Governor of that Province, in accordance with instructions received from the Secretary of State, was directed to permit the said Donald Cameron to locate certain lands in the Townships of Thorah and Eldon, for certain persons, he had been instrumental in bringing to the country, the same of course to be located under and subject to the terms and conditions which the Government found expedient in all cases to impose, the performance of which were necessary previous to the issuing of the location tickets.

Your Committee find that the Government of Upper Canada rendered every facility to the said Donald Cameron, and those in whose behalf he was acting, to comply with the conditions of doing settlement duty, &c., inasmuch as they on four successive applications, extended the period from the 1st of May, 1827, to 1st January, 1829.

Your Committee find on reference to the Journals, that the Petitioner has made application on this same subject to the Legislature of *Upper Canada*, and to the Legislature of *Canada*; and that it was reported on by a Committee of Your Honourable House during the last Session, which report concludes as follows: "That before any action could be had in "the matter by Parliament, it must be brought regularly under the consideration of the Provincial "Government, in order to an arrangement of the "case by them."

Your Committee have had before them the Assistant Commissioner of Crown Lands, and examined him in presence of the Petitioner, when the only two specific cases of complaint upon which your Committee could procure any documentary testimony to proceed upon, and in these cases the Assistant Commissioner of Crown Lands displayed every disposition to render justice to the parties interested, provided the conditions were performed in accordance with the existing regulations of the Land Granting Department, at the time the locations were made and

offered to receive evidence of the same at this remote period. Your Committee are satisfied that every justice will be done to the parties interested, provided they establish their rights to the Land, by having complied within the time allowed them by the order in Council of Upper Canada, with those provisions, the fulfilment of which is so essential to the proper management of the Land Granting Department, and to prevent that imposition to which the same would otherwise be liable.

Your Committee cannot therefore recommend the prayer of the said Donald Cameron to the favourable consideration of Your Honourable House.

Address Crown Land Department.

On motion of the Honourable Mr. Baldwin,

seconded by Mr. Price,

Resolved, That an humble Address be presented to His Excellency the Governor General, requesting that he will be pleased to cause to be laid before this House a copy of the Circular or Letter of Instructions, addressed from the Office of the Commissioner of Crown Lands, in April last, to the Local Agents of that Department, in the different sections of the Province, informing them of the pleasure of the Government, that the sales of Clergy Reserve Lands should be suspended.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Ordnance Vesting Act Bill. Ordered, That Mr. Stewart of Bytown, have leave to bring in a Bill to explain a certain provision of the Ordnance Vesting Act, and to remove certain difficulties which have occurred in carry ing the said provision into effect.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Partnerships Mr. Boutton moved, seconded by the Alcoholmann Bill, (U. C.) Mr. Robinson, for leave to bring in a Bill for the Mr. Boulton moved, seconded by the Honourable formation of limited Partnerships, in Upper Canada.

The question having been put upon the said motion,

a division ensued,

Yeas..... 17. Nays 27.

So it passed in the negative.

Municipal "Council Bill, (U. C.)

Ordered, That the Honourable Mr. Attorney General Drapes have leave to bring in a Bill to amend the Laws now in force, establishing Municipal Authorities in Upper Canada. He accordingly presented the said Bill to the

House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Cornwall and L'Original Road

Mr. Macdonald of Cornwall, moved, seconded by Mr. M. Connell, that that part of the Report of the Board of Works, relating to the Cornwall and L'Orignal Road, be referred to a Select Committee, composed of Mr. Macdonald of Cornwall, Mr. Macdonell of Dundas, Mr. Macdonald of Glengary, Mr. Macdonell of Stormont, and Mr. Macdonald of Kingston, to report thereon with all convenient speed; with power to send for persons, papers, and records,

The question having been put upon the said motion, a division ensued.

Yeas..... 15. Nays 27.

So it passed in the negative.

Lake St. Peter.

Resolved, That that part of the Report of the Chairman of the Board of Works, which refers to mittee, composed of Mr. Armstrong, Mr. Wil-Lake St. Peter. liams, Mr. Leslie, Mr. Gowan, and Mr. Chabot, to report thereon with all convenient speed; with power to send for persons, papers, and records.

Ordered, That two hundred and fifty copies of the Printed. Report of E. A. Clark, Esquire, Inspector of Registry Offices, be printed for the use of the Members of this House.

Mr. Laurin moved, seconded by Mr. Chabot, that Adjournment. when this House doth adjourn, it will adjourn until to-morrow, at one o'clock, P. M.

The question having been put on the said motion, division ensued, and it passed in the negative.

Mr. Laurin moved, seconded by Mr. Chabot, that when this House doth adjourn, it will adjourn until Monday next, at ten o'clock, A. M.

The question having been put upon the said

motion, a division ensued.

Yeas 22. Nays...... 18. So it was carried in the affirmative, and Ordered, Accordingly.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Council. Chancery.

Mr. SPEAKER,

The Legislative Council have passed the following Bills without any amendment:

"An Act to consolidate and amend the Registry Registry Laws "Laws of that part of this Province, which was for Bill, (U. C.) " merly Upper Canada."

"An Act to require Slides of certain dimensions to Moira Mill be erected upon the several Mill Dams, in the Dams Bill. "River Moira, and its tributaries, in the District of

"An Act to incorporate the Huntingdon Plank Huntingdon " Road Company."

"An Act to allow the formation of more than one Agricultural Agricultural Society in a County in Lower Canada, Societies Bill and for the relief of the Society for the County of (L. C.) " Montreal."

" An Act further to amend the Ordinances incor- Quebec Incor-" porating the City of Quebec, and for other pur-poration Laws poses."

The Legislative Council have passed the following Bills, with amendments, to which they desire the concurrence of the Assembly:-

"An Act to incorporate the Wolfe Island, King-Wolfe Island ston, and Toronto Railroad Company."

"An Act to incorporate the Peterborough and Port Railroad Bill " Hope Railway Company."

And also,

LEGISLATIVE COUNCIL, Friday, 15th May, 1846.

Ordered, That one of the Masters in Chancery do go Common down to the Legislative Assembly and acquaint School Bill, that House, that the Legislative Council do not (U. C.) insist on their amendment to the Bill intituled, "An Act for the better establishment and main-

"tenance of Common Schools in Upper Canada, " to which the Legistative Assembly disagree." And then he withdrew.

Mr. Foster, from the Committee of the whole Hochelega House on the Bill to divide the Municipality of Division Bill. Lake St. Peter, be referred to a Select Com- Hochelaga into five distinct Municipalities, and furDivision Bill.

ther to provide for the support of Schools and the management of local affairs therein, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

The Honourable Mr. Viger moved, seconded by the Honourable Mr. Attorney General Draper, that the said Bill be now recommitted to a Committee of

the whole House

The question having been put upon the said motion, it passed in the negative

Ordered, That the said Bill as amended be Engrossed.

Orleans and Division Bill.

Mr. Chabot, from the Committee of the whole House on the Bill to amend the Act to detach the Island of Orleans from the County of Montmorency, for the purposes of Registration, reported, according to Order, the amendment made by the Committee to the said Bill, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

grossed.

Dorchester Mr. Cummings, from the Committee of the whole Registry Office. House on the Report of the Select Committee to which was referred the Petition of F. H. Guay, Esquire, and others, of the Parish of St. Joseph de la Pointe Levi, and other Parishes, in the County of Dorchester, and another reference, reported, according to Order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as follow-

Resolution.

Bill.

Resolved. That it is expedient to establish a separate Registry Office in the lower part of the

County of Darchester.
Ordered, That Mr. Solicitor General Taschereau have leave to bring in a Bill to establish a separate Registry Office in the lower part of the

County of Dorchester.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday next.

Montreal In-Laws Bill.

Supply.

The Order of the Day for the House in Committee on the Bill to amend the laws incorporating the City of Montreal, and to facilitate the decision of cases wherein the right of any party to any office in the Corporation may be called in question, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Gowan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Gowan reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be

Engrossed.

The Order of the Day for the House in Committee on the Supply granted to Her Majesty, being read;

The House accordingly resolved itself into the said Committee.

Mr. Laurin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Laurin reported that the Committee had come to several Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same; and also that he was directed by the Committee to move for leave to sit again.

Ordered, That the Report be received on Monday Supply.

Ordered, That the said Committee have leave to sit again on Monday next.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until Monday next.

Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Daly, The House adjourned until Monday next.

Lunæ, 18° die Maii.

Anno Nono Victoria Regina, 1846.

10, â Horâ, A. M.

MR. SPEAKER laid before the House a State-Distribution of the Original Printer of the distribution. ment of the Queen's Printer, of the distribution of the Statutes of Canada, Session 1844-5, pursuant to 8th Vict., cap. 68.

(For the said Statement, see Appendix H. H.)

The following Petitions were severally brought Petitions laid on the table. up and laid on the table:

By Mr. Price,—The Petition of James G. Edwards and others, of the Township of King, in the County of York; the Petition of Thomas W. Tyson, and others, of the Township of King, in the Home District, (relating to King's College;) the Petition of Timothy Devenish and others, of the Township of Scarborough, in the Home District; the Petition of John Watson and others, of the Township of King, and parts adjacent; and the Petition of Thomas W. Tyson and others, of the Township of King, in the

Home District, (relating to the Clergy Reserves.)
By Mr. Cummings,—The Petition of the Reverend Adam Townley and others, members of the United Church of England and Ireland, in the Townships of Dunn, Dunnville, and parts adjacent, in the Diocese of Toranta

By Mr. Smith of Frontenac,—The Petition of the Corporation of the Town of Prescott.

By the Honourable Mr. Robinson,of George Lount and others, of Holland Landing and its vicinity; and the Petition of Henry Cornelius Finlay, Contractor.

An Engrossed Bill to divide the Municipality of Hochelaga Hochelaga into five distinct Municipalities, and fur-Division Bill. ther to provide for the support of Schools and the management of local affairs therein, was read for the

Resolved, That the Bill do pass; and the Title be "An Act to divide the Municipalities of Hoche-"laga and of Three Rivers, respectively, into

"distinct Municipalities, and further to provide "for the support of Schools, and the manage-" ment of local affairs therein."

Ordered, That Mr. Leslie do carry the said Bill to the Legislative Council, and desire their concur-

An Engrossed Bill to amend the Act to detach Orleans and the Island of Orleans from the County of Mont. Montmorency marency, for the purposes of Registration, was read for the third time.

Resolved, That the Bill do pass. Ordered, That Mr. Cauchen do carry the said Bill to the Legislative Council, and desire their con-

An Engrossed Bill to amend the Laws incorporat. Montreal Ining the City of Montreal, and to facilitate the decision corporation Laws Bill.

Montreal Incorporation Laws Bill. of cases wherein the right of any party to any Office in the Corporation may be called in question, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Moffatt do carry the said Bill to the Legislative Council, and desire their concurrence.

Petitions read.

Pursuant to the Order of the Day the following Petitions were read.

Of R. C. Gapper and others, of Yonge Street and its vicinity, in the Home District, complaining that the Board of Works have not improved the said Street as provided for by the grant of last Session, for communication between Lakes Ontario and Huron, and praying relief.

Of Donald Cameron of Thorah, in the Home District; praying to be remunerated for his losses in consequence of his false imprisonment on the charge

of High Treason.

Of Mrs. Margaret E. V. Reeves, wife of Francis Metzler and others, of the River St. Pierre, in the Parish of Montreal; praying that no discretionary power may be given to the Commissioners appointed to investigate the new intended road at River St. Pierre.

Of James Morris and others, of MacNab and Horton, Members of the Presbyterian Church of Canada, in connection with the Church of Scotland; and of Alexander Wright and others, Episcopal Methodists, and others, of Renfrew; praying that the Charter of the University of King's College may be amended by the passing of the Bill introduced during the last Session for that purpose.

Of the Reverend William King and others, Members of the Established Church of England and Ireland, in the Township of Bury; praying that a clause may be inserted in all Bills granting Railway Privileges, to prohibit travelling or the transport of goods

on Sundays.

Of John Richards and others, of the District of Prince Edward; praying for certain alterations in the License Law, for the discouragement of Intemperance.

Of the Trustees of the Montreal Turnpike Roads; praying that the Act 8 Vic. cap. 40, may be so amended as to secure the said Trust from the inter-

ference of any Municipal Council.

Of George Rykert, Esquire, and others, of the Town of St. Catherines, in the District of Niagara; of William Wiley and others, of the Township of Grantham, in the District of Niagara; and of Peter B. Nelles and others, of the Township of Grimsby, in the District of Niagara; praying that St. Catherines may be chosen as the District Town of the said District, or otherwise that further action be suspended on the Bill relating to the removal of the District Town.

Petition of R. C. Gapper, et al. referred.

Resolved, That the Petition of R. C. Gapper and others, of Yonge Street, and its vicinity, in the Home District, be referred to a Select Committee, composed of the Honourable Mr. Robinson, the Honourable Mr. Baldwin, Mr. Monro, Mr. Price, and Mr. Duggan, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

J. B. A. Chamberland, Esq. et al.

Mr. Bertrand, from the Select Committee to which was referred the Petition of J. B. A. Chamberland, Esquire and others, of the County of Rimouski, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix I. I.)

Ordered. That the said-Report be printed for the Printed. use of the Members of this House.

Mr. Roblin, from the Standing Committee on Contingencies. Contingencies, presented to the House, the Third Report of the said Committee, which was again read at the Clerk's table; and is as followeth:—

It being reported to your Committee, that the balance remaining in the hands of the Clerk, of £233, at the last audit, together with the sum of £5,000, since granted by Address to His Excellency, are very nearly expended, they beg leave to recommend a further advance in favour of the Clerk, of the sum of Four Thousand Pounds, which, together with the former sums in his hands, will be deducted from the General Estimate of Contingencies at the close of the Session.

Ordered, That the said Report be committed to a Committee of the whole House to-morrow.

On motion of Mr. Hale, seconded by Mr. Brooks, Resolved, That an humble Address be presented to Address, His Excellency the Governor General; praying that he will be pleased to cause to be laid before this House, Copies of all Instructions given by the Board of Works to the Surveyors employed in Surveying the main Eastern Townships Road, particularly the Branch thereof to Sherbrooke, together with the Reports of the said Surveyors upon the same.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Ordered, That the Honourable Mr. Cayley have Crown Proleave to bring in a Bill to exempt the Property Party Bill. of the Crown from Local Rates and Taxes in Lower Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-morrow.

Ordered, That when this House doth adjourn, it will adjourn until half-past two o'clock, P. M., this day.

On motion of Mr. Christie, seconded by Mr. Taché, Ordered, That the Bill to incorporate the St. Quebes St. George's Society of Quebec, as reported by the George's So-Standing Committee on Private Bills, be committed to a Committee of the whole House to-morrow.

On motion of Mr. Hall, seconded by Mr. Macdonald of Kingston,

Ordered, That the amendments made by the Legis-Peterboro lative Council, to the Bill intituled, "An Act Railroad Bill. "to incorporate the Peterborough and Port Hope "Railway Company," be now taken into consideration.

The House proceeded, accordingly, to take the said amendments into consideration.

And the said amendments were read, and are as followeth:—

Press 2, Line 36.—After "named," insert "before
"proceeding to business, or,
"in the event of their dis"agreeing as to the choice of
"such other person, to be
"appointed by the Judge of
"the District Court for the
"District in which the lands
"are situate, before the others
"proceed to business."

,, 4, ,, 14.—After "aforesaid," insert "or "refuse, or neglect so to do,

Peterboro Railroad Bill.

" for the space of one calendar " month, after having been "thereunto required by the " said Company."

" choice of such other person,

Press 4, Line 16.—Leave out from "apply," to "them," in line 23, both inclusive, and insert "nominate " one indifferent person, and " for the Judge of the Dis-" trict Court, for the District " in which the lands are " situate, on the application " of the said Company, to nominate and appoint one "other indifferent person, who, together with one "other person, to be chosen "by the persons so named " before proceeding to busi-"ness, or in the event of " their disagreeing as to the

"to be appointed by the said
"Judge, before the others
"proceed to business." Leave out "their," and insert " the."

28.—After "decision," insert "of "the majority of such arbi-" trators.

-Leave out from "apply" to "time," in Press 5, Line 1, and insert "nominate one "indifferent person, and for "the Judge of the District "Court, for the District in " which such lands are situate, "on the application of the " said Company, to nominate "and appoint one other in-"different person, who, to-"gether with one other per-"son, to be chosen by the persons so named before " proceeding to business, or, "in the event of their dis-" agreeing as to the choice of "such other person, to be " appointed by the said Judge " before the others proceed to "business, shall be arbitra-" tora."

And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Hall do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Macdonald of Kingston, seconded

by Mr. Hall

Wolfe Island Railroad Bill. Ordered, That the amendments made by the Legislative Council, to the Bill intituled, "An Act "to incorporate the Wolfe Island, Kingston, and "Toronto Railroad Company," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 3, Line 13.—After "named, insert "before " proceeding to business, or "in the event of their dis-"agreement as to the choice "of such other person, to be Welfe Lland appointed by the Judge of Railroad Bill. "the District Court, for the "District in which the lands " are situate, before the others " proceed to business."

Press 5, Line 9.—After "aforesaid" insert "or re-" fuse, or neglect so to do, for "the space of one calendar "month, after having been "thereunto required by the " said Company."

10.—After "Company," leave out all the words from "to" to "them" in line 16, both inclusive, and insert "to nomi-" nate one indifferent person, "and for the Judge of the "District Court for the Dis-" trict in which such lands " are situate, on the applica-" tion of the said Company, " to nominate and appoint " one other indifferent per-" son, who, together with one " other person, to be chosen " by the persons so named, " before proceeding to busi-" ness, or, in the event of " their disagreement as to the " choice of such other person, to be appointed by the said "Judge, before the others "proceed to business."

21.—Leave out "their," and insert " the."

21.—After "decision," insert "of " the majority of such arbi-" trators.

35.—After "Company," leave out from "to" to "time" in line 37, both inclusive, and insert " to nominate one indifferent " person, and for the Judge " of the District Court for " the District in which such "lands are situate, on the " application of the said Com-" pany, to nominate and appoint one other indifferent " person, who, together with "one other person, to be chosen by the persons so named, before proceeding to business, or, in the event "of their disagreeing as to the choice of such other " person, to be appointed by "the said Judge before the "others proceed to business, "shall be arbitrators."

After "mortgagee," insert "as "a payment for and on "account of the said mort-"gage."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Macdonald of Kingston, do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

Ordered, That Mr. Thompson have leave to absent Leave of himself from this House, for two weeks, on Absence. account of illness in his family.

Cornwall Incorporation Bill.

Mr. Armstrong, from the Committee of the whole House, on the Bill to amend the Act of incorpora-tion of the Town of Cornwall, and to establish a Town Council therein, in lieu of a Police, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the before Magistrates in Lower Canada in certain cases." House.

Ordered, That the said Bill as amended be Engrossed.

Commissioners of Enquiry Bill.

The Order of the Day for the second reading of the Bill, to empower Commissioners for enquiring into matters connected with the Public Business, to take Evidence on Oath, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Woods took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Woods reported, that the Committee had gone through the Bill, and had made an amendment thereto, which amendment was again read at the Clerk's table, and agreed to by the House

Ordered, That the said Bill as amended be Engrossed.

Adjournment.

Mr. Gowan moved, seconded by Mr. Thompson, that this House do now adjourn;

The question having been put upon the said motion, a division ensued, and it was carried in the affirmative, and

The House adjourned accordingly.

 $2\frac{1}{2}$, \hat{a} Hor \hat{a} , P. M.

House attends in Legislative Council

A Message from His Excellency the Governor General, by Frederick Starr Jarvis, Esquire, Gentleman Usher of the Black Rod.

His Excellency the Governor General desires the immediate attendance of this Honourable House, in the Legislative Council Chamber.

Accordingly Mr. Speaker, with the House, went to the Council Chamber.

And being returned,

Bills assented to.

- Mr. Speaker reported that, agreeable to the commands of His Excellency the Governor General, the House had attended upon His Excellency in the Legislative Council Chamber, where His Excellency was pleased to give, in Her Majesty's name, the Royal Assent to the following Public and Private Bills :-
- "An Act to incorporate the Town of Kingston as a City.
- "An Act to authorize the Devisees and Trustees of the Will of the late Honourable Charles Jones, to convey a Town Lot therein mentioned to the President and Board of Police of Brochville, for the uses and purposes therein mentioned."
- "An Act to amend the Act therein mentioned, relating to the appropriation of monies derived from the sale of School Lands in Upper Canada.'
- "An Act to amend the Act for the encouragement of Agriculture, by the establishment of Agricultural Societies in Lower Canada."
- "An Act relating to the Magdalen Islands in the Gulf St. Lawrence, and to enable the Inhabitant Householders therein to establish a Municipal Council in the said Islands, and to extend the like advantages to certain localities in the County of Saguenay, and to those parts of the Counties of Rimouski and Kamouraska known as the Madawaska Territory."

- "An Act to authorize the Courts of Queen's Bills assented Bench and of Chancery in Upper Canada in their to. discretion to admit John W. Dempsey, to practice as an Attorney and Solicitor therein."
- "An Act to enforce the attendance of Witnesses
- "An Act to incorporate certain persons as 'The Trafulgar, Esquesing and Erin Road Company.
- "An Act for the substitution of more simple modes of assurance in lieu of Fines and Recoveries.'
- "An Act to alter the mode of Assessment in the Towns of Niagara and Queenston."
- "An Act to vest in Richard E. Vidal, his Heirs and Assigns, the Government Allowance for a Road across certain lots of land in the Township of Sarnia, in the Western District, now belonging to him."
- "An Act for the better preservation of Wild Fowl in the County of L'Islet.
- " An Act to consolidate and amend the Laws relating to the Provincial Penitentiary.'
- "An Act for defining and establishing the course of the side lines of Lots in the Gore of the Township of Gloucester, in the District of Dalhousie."
- "An Act to provide for the recovery of the Rates or Taxes intended to be imposed by certain By-Laws of the District Council of the District of Huron."
- " An Act to alter and amend the Laws imposing Provincial Duties of Customs."
- " An Act to incorporate Les Dames Religieuses de Notre Dame de Charîté du Bon Pasteur, at Montreal, for the care and reformation of Female Penitents."
- "An Act for the relief of John Macara, of the City of Toronto, Esquire."
- "An Act to repeal an Act therein mentioned, authorizing the raising of a sum of money in the District of Niagara, for the purpose of relieving the said District from debt."
- "An Act to provide for vesting in Trustees the Sites of Schools in that part of this Province called Upper Canada."
- "An Act to explain and amend a certain Act therein mentioned, and to make further provision concerning Ferries in Upper Canada."
- "An Act to amend an Act passed during the last Session of this Parliament, intituled, 'An Act to amend, consolidate, and reduce into one Act, the several Laws now in force, establishing or regulating the practice of District Courts in the several Districts of that part of this Province, formerly Upper Canada.' "
- "An Act to incorporate certain persons under the name of the 'Albion Road Company.'
- "An Act to encourage the establishment of cer-tain Societies commonly called Building Societies in that part of the Province of Canada, formerly constituting Upper Canada."
- "An Act to transfer to Queen's College at Kingston, certain Estates, Rights and Liabilities of the University at Kingston."
- "An Act to prevent the opening of Government Allowances for Roads without an order from the

Bills assented

District Council of the District in which the said allowances are situate."

- "An Act to amend the Law in cases of Forgery."
- "An Act to facilitate the conveyance of Real Property."
- "An Act to remove certain doubts as to the jurisdiction conferred upon the Court of Chancery in *Upper Canada*, in matters relating to Lunatics, Idiots, and persons of unsound mind, and their Estates, and to amend and extend the Laws in force in *Upper Canada*, relating to Lunatics, Idiots, and persons of unsound mind and their Estates."
- "An Act to increase the salary of the Supervisor of Cullers."
- "An Act to vest in James K. Andrews a certain allowance for Road, in the Township of Dumfries, in the District of Gore."
- "An Act to incorporate 'La Communauté des Filles de la Charité,' of the Parish of St. Hyacinthe, in the District of Montreal, for the care of infirm and sick persons, and for other purposes."
- "An Act to indemnify Anthony Leslie, Inspector of Licenses, for having, in ignorance of the Law, voted at the late Election for the County of Lanark."
- "An Act for the better administration of Justice in the General Sessions of the Peace for Gaspé, and for preventing charges upon the Treasury of the Province for unnecessarily summoning Jurors."
- "An Act to repeal certain Acts therein mentioned, and to impose a duty on Distillers and on the Spirituous Liquors made by them, and to provide for the collection of such duties.
- "An Act to revive and extend an Act of the Parliament of *Upper Canada*, third *Victoria*, Chapter thirty-three, intituled, 'An Act to incorporate certain persons under the name and style of the President, Directors and Company of the Bronte Harbour."
- "An Act to remedy certain defects in the Registration of Titles in the County of Hastings in Upper Canada."

Petitions laid on the table.

The following Petitions were severally brought up and laid on the table:—

By the Honourable Mr. Baldwin,—The Petition of Robert Fleming Gourlay, (relating to a Compensation.)

By Mr. Scott,—The Petition of Joseph G. Barthe, of the City of Montreal, Esquire; praying that the further consideration of the Bill to provide for the removal of the place of holding the Circuit Court and the Registry Office, in the County of Yamaska, from La Baie to St. François, be postponed until the next Session of the Provincial Parliament.

On motion of Mr. Scott, seconded by Mr. Mac-donald of Glengary,

Ordered, That the said Petition be now read, and that the Rule of this House, of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

Cornwall Incorporation Bill, An Engrossed Bill to amend the Act of Incorporation of the Town of Cornwall, and to establish a Town Council therein, in lieu of a Police, was read for the third time.

Resolved. That the Bill do pass, and the title be,
An Act to amend the Act of Incorporation of
the Town of Cornwall and to establish a Town
Council therein, in lieu of a Board of Police."

Ordered, That Mr. Macdonald of Cornwall, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to empower Commissioners for Commissioners enquiring into matters connected with the Public of Enquiry Business, to take evidence on oath, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Papineau do

Ordered, That the Honourable Mr. Papineau do carry the said Bill to the Legislative Council, and desire their concurrence.

The Honourable Mr. Moffatt, from the Select Bills of Ex-Committee to which was referred the Bill to amend change Bill, the Law regulating Inland Bills of Exchange and (Inland.) Promisory Notes, and the protesting thereof; and the Bills of Ex-Bill to amend the Law relative to damages on prochange Bill, (Foreign.) tested Foreign Bills of Exchange, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

Your Committee have bestowed much attention on Report. the Bill to amend the Law regulating Inland Bills of Exchange and Promissory Notes, and the protesting thereof, and finding much diversity of opinion respecting some of its provisions, deem it inexpedient to proceed further with the measure during the present Session. Meanwhile they recommend the passing of a Bill by Your Honourable House, to repeal so much of the Law as allows damages on Inland Bills of Exchange and Promissory Notes, and to establish uniformity of practice in relation to the same, on some points of difference in the existing usages of the two sections of the Province, which are productive of inconvenience in the transaction of commercial business.

For the same reasons your Committee deem it inexpedient to proceed further during the present session with the Bill relative to damages on Foreign Bills of Exchange, and as the Law of Lower Canada on this subject will expire with the close of the present Session, they respectfully recommend that the Law be continued for another year, and until the end of the then next ensuing session of the Provincial Legislature; and that the same be included in the Bill to continue the Acts about to expire.

Ordered, That the Honourable Mr. Moffatt have leave to bring in a Bill to make certain amendments in the Law relative to Inland Bills of Exchange and Promissory Notes.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Wednesday next.

Mr. Laurin moved, seconded by Mr. Johin, that Adjournment. when this House doth adjourn, it will adjourn until to-morrow at ten o'clock, A. M.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

Mr. Laurin, from the Committee of the whole supply. House on the Supply granted to Her Majesty, reported, according to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table, and are as followeth:—

1. Resolved, As the opinion of this Committee,
That there be granted to Her Majesty, Her
Heirs and Successors, and payable in every
year, out of the Consolidated Revenue of this
Province, the sum of Thirty-three thousand
and thirty-one pounds, Currency, for defraying
the several charges named in the following Schedule marked A:—

Supply.

SCHEDULE A.

Supply.

	Offices, &c.	Amounts payable according to present Establishments.	future, as vacan-
		Currency.	Currency.
ı	Governor-General, to be in lieu of Fees, Seizures and Forfeitures, £7000 Stg.	£ s. d. 7777 15 6	£ s. d. 7777 15 6
	Upper Canada.		
2 3 4	One Chief Justice	1666 13 4 4000 0 0 1250 0 0	1250 0 0 4000 0 0 1111 2 2
	Lower Canada.		
15 16	One Chief Justice of Canada	1666 13 4 3000 0 0 1222 4 4 3000 0 0 1000 0 0 555 11 1 555 11 1 500 0 0 2222 2 4 3900 0 0 472 4 4 1550 0 0 300 0 0	1250 0 0 3000 0 0 1200 0 0 3000 0 0 500 0 0 500 0 0 500 0 0 500 0 0 2222 2 4 3900 0 0 470 0 0 1550 0 0
	Totals, Currency	£34638 15 4	£33031 0 0

2. Resolved, As the opinion of this Committee, That there be granted to Her Majesty, Her Heirs and Successors, during the life of Her Majesty, and for five years after the demise of Her Majesty, in every year, out of the said Con-

solidated Revenue Fund, the further sum of Thirty-seven thousand four hundred and fifty pounds fifteen shillings and three pence, Currency, for defraying the several charges named in the following Schedule marked B:—

SCHEDULE B.

	Offices, &c.	Amounts payable according to pre- sent Establish- ments.	future, as vacan-
		Currency.	Currency.
1 2 3 4 5	Governor's Secretary and his Office	1083 6 6 2300 8 8	£ s. d. 1536 0 0 4242 0 0 650 0 0 2056 0 0 3856 0 0 2637 0 0
7 8 9 10	Board of Management of Public Works	2094 17 7 752 4 2 5555 11 1 6666 0 0 7500 0 0	2000 0 0 752 4 2 5555 11 1 6666 0 0 7500 0 0
	Totals, Currency	£39245 16 0	£37450 15 3

3. Resolved, As the opinion of this Committee, That during the time for which the said sums of Thirty-three thousand and thirty-one pounds, currency, and Thirty-seven thousand four hundred and fifty pounds fifteen shillings and three pence currency, are severally payable, the same shall be accepted and taken by Her Majesty by way of Civil Lists, instead of all Territorial and other Revenues now at the disposal of the Crown in this Province, and that three-fifths of the net

produce of the said Territorial and other Revenues now at the disposal of the Crown in this Province, shall be paid over to the account of the said Consolidated Revenue Fund, and that during the life of Her Majesty, and for five years after the demise of Her Majesty, the remaining two-fifths of the net produce of the said Territorial and other Revenues shall be paid over in like manner to the account of the said Consolidated Revenue Fund.

Supply.

4. Resolved, As the opinion of this Committee, That the said several sums shall not be payable until the repeal of the 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, and 57th, sections of a certain Act passed by the Imperial Parliament in the third and fourth years of Her Majesty's Reign, intituled "An Act to re-unite the Provinces of "Upper and Lower Canada, and for the Govern-ment of Canada," together with the Schedules referred to, in the same.

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General Smith,

Ordered, That the question of concurrence be now separately put upon each of the said Resolutions. The first of the said Resolutions being again read, And the first to the Sixth Items, inclusive of the Schedule, being also read, and the question being separately put upon each, they were agreed to by the

The Seventh Item being again read, and the question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Cayley, Chauveau, Christie, Cummings, Desaunier, DeWitt, Attorney General Draper, Duggan, Foster, Jessup, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Macdonald of Kingston, Macdonell of Stormont, Méthot, Monro, Papineau, Petrie, Price, Robinson, Rousseau, Scott, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of PRESCOTT, Taché, Solicitor General Taschereau, and Viger.—(41.)

Messieurs DeBleury, Ermatinger, Gowan, Mac-donald of Connwall, M. Connell, Moffatt, Seymour, and Stewart of Bytown.—(8.)

So it was carried in the affirmative.

The Eighth to the Thirtcenth Items inclusive, being again read, and the question being separately put upon each, they were agreed to by the House.

The Fourteenth Item being again read;

The Honourable Mr. Moffatt moved, in amendment thereto, seconded by the Honourable Mr. DeBleury, that the words "and Solicitors," be struck out of the same.

The Question having been put on the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Christie, DeBleury, Gowan, Lantier Macdonald of GLENGARY, M. Connell, Moffatt, Scott, and Sherwood of BROCKVILLE.—(9.)

NAYS. Messieurs Baldwin, Berthelot, Bertrand, Boutillier Cauchon, Cayley, Chauveau, Cummings, Desaunier, De Witt, Attorney General Draper, Duggan, Ermatinger, Foster, Hall, Jobin, La Fontaine, Laurin, Leslie, Macdonald of Conwall, Macdonnell of Dun-DAS, Macdonell of STORMONT, Methot, Monro, Papineau, Petric, Price, Robinson, Rousseau, Solicitor General Sherwood, Attorney General Smith, Smith of WENTWORTH, Stewart of PRESCOTT, Taché, Solicitor General Taschereau, and Viger.—(36.)
So it passed in the negative.

The question being then put on the said Four-teenth Item, it was agreed to by the House. The Fifteenth to the Seventeenth and last of the

said Items, inclusive, being again read, and the question being separately put upon each, they were agreed to by the House.

The Second of the said Resolutions being again Supplyread, and the Items of the Schedule being also read, and the question being separately put upon each, they were agreed to by the House.

The Third of the said Resolutions being again

The Honourable Mr. Baldwin moved, in amendment thereto, seconded by the Honourable Mr. LaFontaine, that the words "now at the disposal of the Crown in this Province," where they first occur in the said Resolution, be struck out, and the following inserted in lieu thereof, "now or at any time heretofore claimed to be at the disposal of the Crown in this Province," and that the same words, where

they again occur, be also struck out.

The question having been put on the said motion of amendment, a division ensued, and the names being called for, they were taken down as fol-

loweth:-

Messieurs Armstrong, Baldwin, Berthelot, Bertrand, Boutillier, Cauchon, Chauveau, Christie, Desaunier, DeWitt, Hall, Jobin, LaFontaine, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Macdonell of STOR-MONT, Méthot, Rousseau, and Smith of WENTWORTH. (21.)

NAYS.

Messicurs Cayley, Cummings, Daly, DeBleury, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Jessup, Macdonald of Connwall, Macdonald of Ningston, Macdonell of Dundas, McConnell, Moffatt, Monro, Papineau, Petrie, Robinson, McConnell, Moffatt, Monro, Papineau, Petrie, Robinson, McConnell, Moffatt, Monro, Papineau, Petrie, Robinson, Status of Papineau, Petrie, Robinson, McConnell, Macdonal of Papineau, Petrie, Robinson, McConnell, Macdonal of Papineau, son, Sherwood of Brockville, Smith of Frontenac, Attorney General Smith, Stewart of Bytown, Stewart of Prescott, Solicitor General Taschereau, Viger, and Williams.—(27.)

So it passed in the negative.

The question being then put on the said Third Resolution, it was agreed to by the House.

The Fourth and last of the said Resolutions being again read, and the question being put thereon, it was agreed to by the House, and

Resolved, That this House doth concur with the

Committee in the said Resolutions.

Ordered, That the Honourable Mr. Cayley have Civil List Bill. leave to bring in a Bill for the granting a Civil

List to Her Majesty.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-

The Order of the Day for the second reading of Municipal the Bill to repeal the Acts therein mentioned, and to Bill. amend the Law for the establishment of Local and Municipal Authorities in Lower Canada, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House to morrow.

The Order of the Day for the House in Committee Montreal on the Bill to provide for the re-building of the Court House Court House in the City of Montreal, being read;

The House accordingly resolved itself into the

said Committee. The Honourable Mr. Robinson took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And the Honourable Mr. Robinson reported, that the Committee had made some progress, and had

directed him to move for leave to sit again. Ordered, That the said Committee have leave to sit again to-morrow.

The Order of the Day for the House in Committee Common on the Bill to repeal certain enactments therein men-School Bill, tioned, and to make better provision for Elementary (L. C.) instruction in Lower Canada, being read;

Bil.

The House accordingly resolved itself into the

Mr. Jessep took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Jessup reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Message fro Legislative

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery:

Mr. SPEAKER

The Legislative Council have passed a Bill, inti-tuled, "An Act to provide for the appointment of "Magistrates for the more remote parts of this Pro-" vince," to which they desire the concurrence of the Assembly.

Also,

The Legislative Council have passed the following Bills without any amendment :-

Districts and Counties Limits Bill, (U. C.)

"An Act to amend the Act for defining the limits " of Counties and Districts in Upper Canada."

otarial Titles

"An Act to remove all doubts as to the validity Bill. (I. C.) "of certain Deeds, Instruments, and Documents, "executed before Notaries in Lower Canada, and to " secure the rights, titles, and interests of all persons " concerned therein."

Bill.

"An Act to enable the District of Bathurst to School Monies " receive the School Monies apportioned to it in the "year one theusand eight hundred and forty-five, " notwithstanding the failure of the District Council " to levy an equal sum."

Quebec and Montreal Pelice Bill.

"An Act to amend the Act amending certain "provisions of the Ordinance for establishing an "efficient system of Police in the Cities of Quebec, " and Montreal."

Desjardina Canal Bill.

"An Act to authorize the Desjardins Canal Com-" pany to borrow a sum of money to complete the " Desjardins Canal."

The Legislative Council have passed the following Bills, with amendments, to which they desire the concurrence of the Assembly:-

"An Act to incorporate a Company to extend Great Western "An Act to incorporate a Railroad Bill. "the Great Western Railroad from Hamilton to " Toronto."

inter Roads Bill, (L. C.)

"An Act to repeal two certain Ordinances therein "mentioned, relating to winter roads in that part of "the Province, heretofore Lower Canada, in so far as regards the District of Quebec, the District of Gaspe, and that part of the District of Three Rivers " which is or was in the Municipal District of Port-

Presbyterian

Marriages, &c. "ciate Presbyterian Synod of North America, to
Bill. "keep Registers of Baptisms, Marriages, and
her them and for other pur-"An Act to enable the Ministers of the Asso-"Burials, performed by them, and for other pur-"poses."

And then he withdrew.

Magistrates ointment

An Engrossed Bill from the Legislative Council, intituled, "An Act to provide for the appointment of Magistrates for the more remote parts of this "Province," was read for the first time.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Daly,

Ordered, That the said Bill be read a second time

The Honourable Mr. Daly, one of Her Majesty's Beturns to Executive Council, laid before the House, by com-Addresses. mand of His Excellency the Governor General,

Return to an Address of the Legislative Assembly, Quebec Trinity to His Excellency the Governor General; praying Home.

His Excellency to lay before the House, "Copies of all Correspondence between the Executive Government of the Province, and the Quebec Trinity House, and the Corporation of the City of Quebec, concerning the Beaches of the River St. Charles, and of the Orders and Resolutions of the Council on that subject.

(For the said Return, see Appendix J. J.)

Also,

Return to an Address from the Legislative Assem- Dr. Rees. bly, to His Excellency the Governor General, dated the 14th instant; praying that His Excellency would be pleased to lay before them, "Copies of all Correspondence between the Commissioners of the Toronto Lunatic Asylum, and the Executive Government, respecting the claim of Dr. Rees, for further remuneration for his services."

(For the said Return, see Appendix K. K. K.)

Return to an Address from the Legislative As-Clerk of the sembly, to His Excellency the Governor General, Crowns Office. dated the 30th ultimo; praying that His Excellency would be pleased to cause to be laid before them, "A Statement of all Fees and Emoluments of what kind soever, received for the year 1845, by the Clerk of the Crown, in that part of this Province, formerly called *Upper Canada*, together with a statement of the number of Clerks employed in his office, during the said year, with their respective salaries."

Statement of all Fees and Emoluments of what kind and nature soever, received by the Clerk of the Crown and Pleas, (Canada West) for the year 1845, together with the number of Clerks employed in the Crown Office during the year, with their respective Salaries:-

Amount received from the principal Office, Toronto, in Civil Suits ...

1493 0 2 Amount received from Government,

in Criminal and Revenue Cases... 147 11 10 Amount received from Deputies...... 507 7 0

£2147 19 0

Salary 1st Clerk, £300 0 0 do 2nd Clerk... 200 0 0 3rd Clerk... 120 0 0 4th Clerk... 100 0 0 5th Clerk... 90 0 0 do 6th Clerk... 50 0 0 -860 0 0 Printing, Postage, and Stationery ... 35 0 0 £895 0 0 Less six months' Salary of 1st Clerk, from July to

31st December.....

150 0 0 745 0 0

£1402 19 0

The first Clerk's Salary was discontinued after the end of June, his services being required merely to attend to the Court during the four Terms—Hilary, Eastern, Trinity, and Michaelmas, for which services the Clerk of the Crown relinquishes to him the Fees

Jerk of the Crowns Office.

appertaining to those Terms, averaging about £120

The Clerk of the Practice Court, appointed by the Clerk of the Crown, is not noticed in this Return. He receives the whole of the Fees in that Court for his services, varying from £100 to £150 per annum.

> CHARLES C. SMALL, Clerk of the Crown and Pleas.

Toronto, 12th May, 1846.

And also,

Canada West, for the year 1844, in terms of the 67th Section of the Act 6 Vic. ch. 29.

(For the said Report, see Appendix P.)

The Honourable Mr. Papineau, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General, Abstract from the Report of the Commissioners of Crown Lands, of his journey to the Saguenay, dated 27th September, 1845.

(For the said Abstract of Report, see Appendix A.)

Orders of the Day.

The Honourable Mr. Viger moved, seconded by the Honourable Mr. Attorney General Draper, that the remaining Orders of the Day be postponed until to-morrow.

The question having been put upon the said motion, a division ensued.

Yeas......11. Nays......11.

And the votes being equally divided, Mr. Speaker gave his casting vote in the negative.

Quebec Trinity House Bill.

The Order of the Day for the second reading of the Bill to authorize the Quebec Trinity House, to license as Pilots, a certain class of persons therein mentioned, being read;

Quorum.

Several Members having retired, the names of those present were taken down as followeth:-

Mr. Speaker. Messicurs Baldwin, Bertrand, Boutillier, Cauchon, Chauveau, Daly, Attorney General Draper, Lantier,

Laterrière, Laurin, Leslie, Monro, Papineau, Price, Rousseau, Taché, and Viger. And at midnight, Mr. Speaker adjourned the House for want of a Quorum.

Martis, 19° die Maii.

Anno Nono, Victoria Regina, 1846.

Petitions laid on the table.

THE following Petitions were severally brought up and laid on the table:-

By Mr. Price, -The Petition of John Sheffer and others, of the Township of Pickering, in the Home District; and the Petition of William Henry Michell and others, of the Township of Pickering, in the Home District.

By Mr. Dickson,—The Petition of Major John Richardson, late Superintendent of Police on the Welland Canal.

By Mr. Drummond,-The Petition of Louis Edouard Pacaud, Esquire, Commissioner of Bankrupts, for the District of Three Rivers.

By the Honourable Mr. Baldwin,—The Petition of Robert Fleming Gourlay, (relating to an Address to His Excellency.)

Petitions of L. M. Cressi, referred.

Ordered, That the Petition of Luc Michel Cress,

the twenty-fourth of March last; and the Pe-Petition of L. tition of L. M. Cressé, Esquire, and others, the M. Cressé, re-Municipal Council of the Parish of St. Jean Baptiste de Nicolet, presented to the House on the eleventh instant, be referred to the Committee of the whole House, on the Bill to repeal the Acts therein mentioned, and to amend the Law for the establishment of Local and Municipal Authorities in Lower Canada.

Mr. Christie, from the Sclect Committee appointed Parlia Annual Report of the Assistant Superintendent of to enquire into and report upon the state and condition Records, &c. Education, upon the state of Common Schools in of the Rolls, Records, Journals, and other Papers in manuscript and print, appertaining to the late Parliaments of Upper and Lower Canada, respectively; and to the Parliament of this Province, and the precautions taken for their safe keeping and preservation; also, the state and condition of the Judicial Registers, Records, Archives, and Papers appertaining to the several Courts of Justice in Lower Canada, and in charge of the respective Clerks or Prothonotaries thereof, Clerks of the Crown, Clerks of the Peace, Sheriffs, and other Officers or Functionaries of the Judicature therein, and whether the same are kept and classed in an orderly and systematic manner, by the proper Officers, and due precautions taken for their safe keeping and future preservation, and if any and what measures ought to be adopted for that purpose; presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix K. K.) Ordered, That the said Report be committed to a Committee of the whole House to-morrow.

The Honourable Augustin Norbert Morin rose and Sir A. N. Macacquainted the House, that the Honourable Sir Allan Nab resumes Napier MacNab, the Speaker, being now present in the House. the House, he vacated his seat as Speaker, and returned his humble thanks to the House for the manner he had been supported by the House while presiding over its deliberations.

The Honourable Mr. Morin then left the Chair. The Honourable Sir Allan Napier MacNub resumed the Chair of the House, as Speaker, and addressed the House as followeth:-

"In resuming the Chair, I beg to be permitted to "express my grateful acknowledgments to this "Honourable House, for the kind indulgence they "have accorded to me, in granting me leave of ab-" sence for a season, to return to my home.

"To the Honourable and learned Member, who "so kindly consented to accept the Chair during my "absence, my thanks are also especially due. " liberal and generous conduct on this occasion have been such, that any expression of gratitude, on my " part, must fall very short of the extent of my feel-"ings. He will, however, permit me to say, that I shall ever retain a grateful recollection of his kind-" ness, and that it will at all times afford me the "highest gratification to acknowledge the same."

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Baldwin.

Resolved, Nemine contradicente, that the thanks of this House be granted to the Honourable and learned Member, who so ably supplied the Chair as Speaker, and that the same be entered in the Journals of this House.

A Message from the Legislative Council by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

Mr. Spraker.

The Legislative Council have passed a Bill inti-Registration to the Parish of St. Jean tuled, "An Act to provide for the safe Keeping of Bill, (L. C.)

Baptiste de Nicolet, presented to the House on "Books, Records and Papers, and the prompt Regis-

"tration of Deeds and Memorials in the Registry "Offices of Lower Canada," to which they desire the concurrence of the Assembly.

And **al**so,

The Legislative Council have passed the following Bills without any amendment.

Ningara Suspension Bridge Bill.

"An Act for erecting a Suspension Bridge over the " Niagara River, at or near the Falls of Niagara."

Montreal Slaters of Charity Bill.

"An Act to authorize the Community of the " Sisters of Charity, of the General Hospital, Mon-" treal, (Grey Nuns,) to sell or alienate their pro-" perty situated at Pointe à Callière, in the City of " Montreal, and to invest the capital price or prices " thereof, in other Real and Immoveable Property."

Barton Con cession Bill. "An Act to convey a part of the Concession Line between the third and fourth Concessions of the "Township of Barton, in the Gore District, to Ro-" bert Jarvis Hamilton."

Huron Terri-tory Bill.

"An Act to attach certain Territory therein "described, to the District of Huron, for certain pur-" poses."

Quebec Gas Repeal Bill.

"An Act to repeal the Act incorporating the dd Water Act " Quebec Gas Light and Water Company." And then he withdrew.

Registration Bill. (L. C.)

An Engrossed Bill from the Legislative Council, intituled, "An Act to provide for the safe Keeping "of Books, Records, and Papers, and the prompt " Registration of Deeds and Memorials in the Regis "try Offices of Lower Canada," was read for the first

Clergy Reserves

The Honourable Mr. Solicitor General Sherwood moved, seconded by the Honourable Mr. Robinson, that this House doth concur in the Address to Her Majesty, as reported by the Select Committee to which was referred the various Petitions relative to the Clergy Reserves.

The Honourable Mr. La Fontaine moved in amendment, seconded by Mr. Leslie, that the paragraph in the said Address beginning with the words "second, We beg permission," and ending with the words "grave discontent," be struck out.

Mr. Speaker.

Adjournment.

During the debates on the above motions, the Speaker being taken suddenly ill, left the Chair.

The Honourable Mr. Attorney General Draper, (addressing the Clerk) moved, seconded by the Honourable Mr. DeBleury, That the House do adjourn.

The Clerk having put the question, it was carried in the affirmative.

And the House adjourned accordingly.

Mercurii, 20° die Maii.

Anno Nono, Victoria Regina, 1846.

Letter from Mr. Speaker.

THE Clerk communicated to the House the following Letter addressed to him by the Speaker of the House:-

RASCO'S HOTEL, 20th May, 1846.

Being prevented by severe indisposition from taking the Chair this day, I beg you will have the goodness to communicate the same to the House, that an adjournment may take place until to-morrow.

I have the honor to be, Sir, Your obedient Servant,

ALLAN N. MACNAB,

To the Clerk of the Legislative Assembly. Speaker.

Then, on motion of the Honourable Mr. Viger, Adjournment. seconded by Mr. Foster, The House adjourned.

Jovis, 21º die Maii.

ANNO NONO VICTORIE REGINE, 1846.

THE Clerk communicated to the House the follow- Letter from ing Letter, addressed to him by the Speaker of Mr. Speaker the House:-

> RASCO'S HOTEL 21st May, 1846.

SIR.

In consequence of my continued indisposition I am unable to take the Chair this day. I have therefore to request you will have the goodness to communicate the same to the House, that an adjournment may take place until to-morrow.

I have the honor to be, Sir, Your obedient Servant, ALLAN N. MACNAB, Speaker.

To the Clerk of the Legislative Assembly.

Then, on motion of Mr. Foster, seconded by Mr. Adjournment. Sherwood of Brockville,

The House adjourned.

Veneris, 22º die Maii,

ANNO NONO VICTORLE REGINE, 1846.

HE Honourable Mr. Daly, one of Her Majesty's Messages from Executive Council, delivered to Mr. Speaker two Governor Messages from His Excellency the Governor General,

signed by His Excellency.

And the said Messages were read by Mr. Speaker, all the Members of the House being uncovered, and are as followeth:-

CATHCART.

The Governor General recommends to the consi-Montreal deration of the Legislative Assembly, that authority Harbour, should be given to apply the sum of £19,000, loaned under the provisions of the Act 10 and 11, Geo. 4, cap. 28, and 1 Vict. cap. 23, to the Montreal Harbour Commissioners, to the erection of Light Houses and Refuge Stations in the Gulf of St. Lawrence, as the same may be repaid. Government House,

19th May, 1846.

CATHCART.

The Governor General transmits for the informs-Rebellion tion of the Legislative Assembly, the 4th, 5th and Lemen. Special Reports of the Commission of Indemnification, appointed under 1st Vict. cap. 7, and 2d Vict. cap. 35, and recommends to their consideration that provision should be made to discharge the amount awarded to the claimants, which still remains unpaid. Government House,

19th May, 1846. (For the said Report, see Appendix L. L.)

The Honourable Mr. Daly, one of Her Majesty's Returns to Executive Council, laid before the House, by com-Addresse. mand of His Excellency the Governor General,

Return to an Address from the Legislative Assem- 8t. Lawrence, bly to His Excellency the Administrator of the Cornwall, and Government, dated the 1st ultimo, praying that His Beaularnela Excellency would cause to be laid before them, "A Statement of the amount expended on the different cuts or portions of the St. Lawrence Canals,-at

what time the Cornicall and Beauharnois Canals were opened,—the number of people employed,—the amount of salaries or wages paid, and the expenses incurred on each since opened, with the amount of Tolls received on up and down Freight during the same period; also to direct the Board of Works to report to this House, whether it is their intention to finish this Canal so as to admit the free passage of Vessels from the Upper Lakes to Tide Water and back, without transhipment,—and whether it is their intention to furnish a continuous Towing Path or Steam Power, to admit the free passage of each Vessel between Prescott and Montreal, and if not, to report in what manner Vessels are to be supplied with means of returning, when a Towing Path is not provided."

> BOARD OF WORKS, Montreal, 13th April, 1846.

SIR.

I have the honour herewith to submit for the information of His Excellency the Administrator of the Government, the following Statement in reference to the Expenditure and Establishment upon the several portions of the St. Lawrence Canals, as requested to be furnished by the Address of the Legislative Assembly.

1st. The amount expended on the different cuts or portions of the St. Laurence Canals:

Beauharnois Canal.....£296,217 7 Cornwall Canal:

By Commissioners as per statement from

By Board of Works 71,724 1

£511,821 12 Williamsburg Canal 163,649 12 11

2nd. " At what time the Cornwall and Beauharnois " Canals were opened:"

The Beauliarnois Canal was opened on the 11th October last.

The Cornwall Canal was partially opened in the Fall of 1842, but in consequence of the several breaches which occurred shortly after, the Navigation of 1843 was very much interrupted.

Of the Williamsburgh Canals, the Galoppes will be opened on 1st September next.

The Farren's Point, On 1st October next. The Point Iroquois,

3rd. "The number of people employed, and their

The establishment on the Beauliarnois Canal con-

One Superintendent and Collector at £160 per an. Nine Lock Tenders, at..... 50 16 Lock Labourers, at..... 37 10 " One Bridge Keeper, at..... 30

The amount expended on this Canal since its opening, (exclusive of the costs of portions of the work not fully finished when the Canal was opened) is £526 17s. 3d. currency, being the amount of the

pay of the Establishment.
The Establishment on the Cornwall Canal consists of One Superintendent and Collector, at £160 per an.

Four Lock Tenders, at..... One Bridge Keeper, at..... 25

Twenty Lock Labourers, wages paid by the day during the season of

Navigation, may be assumed at... 37 10 "

The amount expended on this Canal since its final opening, independent of the wages of the establishment, has been £10,357.1s. 4d. currency, being the outlay on repairs, and strengthening of embankments, protecting force of banks, &c.

4th. "Amount of Tolls received on up and down St. Lawre " Freight.'

Until the several portions of the Navigation were Canals completed, it was not to be expected that the benefits anticipated from these Canals could be realized; until then, no advantage could comparatively be derived from the completion of one or two isolated portions; the trade must have continued to be carried on in the small class vessels, which returned upwards by the Rideau route, and the same transhipping and other costs would have to have been incurred, which will be abolished on the opening of the Navigation throughout.

Under such circumstances, so long as the Cornwall Canal was the only part opened, it was not deemed expedient to impose Tolls, and the opening of the Beauharnois Canal took place so late last season, that the amount of Tolls collected, cannot be taken as any criterion by which to judge of the revenue there-

The total amount of Tolls received was:

go 51 12 5 Cornwall

5th. "Whether it is the intention of the Board of Works to finish this Canal, so as to admit the "free passage of vessels from the Upper Lakes to "Tide Water, and back, without transhipment, and "whether it is their intention to furnish a continu-" ous towpath, or steam power to admit the free pas-" sage of each vessel between Prescott and Montreal, " and if not to report in what manner vessels are to "be supplied with the means of returning when a " towing path is not provided."

On the close of this year when the works of the several Canals shall have been completed, the navigation of the St. Lawrence, from the Upper Lakes to Tide Water, will be fully opened, but in as much as a large portion of the line is a river navigation, with a current varying, in some parts, from 2 to 31 miles an hour, and the generally prevailing wind being down stream, it is clear that to ensure despatch and certainty of delivery, sailing and all other craft not propelled by steam power, must be assisted up stream in some manner.

Of the two modes suggested in the extract from the Address of the Legislative Assembly above quoted; I consider "a continuous tow-path" to be out of the question, not only from the enormous expense that would have to be incurred in its construction and maintenance, but even if constructed along the "salaries, and the expenses incurred on each since narrow waters, the object aimed at would not have the opening of the Canal." been obtained, as the Navigation of Lake St. Francis and Lake St. Louis would still continue to render the arrivals of all craft, not steam vessels, uncertain.

In the present pecuniary circumstances of the Province, there are many individuals, whose means, although sufficient to induce them to become the proprictors of one or two or more large barges, well suited to the enlarged navigation, are not extensive enough to enable them to undertake the establishment of the steam tug-power, requisite to ensure a steady and regular course of forwarding by means of barges; without this power their barges could not return

In my opinion, therefore, the forwarding trade will, as heretofore, continue wholly in the hands of men of large capital, at least, for some years, until by degrees the high price of freight and large profits leading others into the trade, would result in extensive competition, and thereby reduce the cost of freight to what it ought to be at present, if we are to compete successfully with our American neighbours.

The question is a most important one, whether this object could not be at once obtained upon the completion of the canals, by the establishing of a towing power between Montreal and Kingston at the cost of the Province, the use and aid of such power

Clergy Reserve Lands.

Beaubarnois Canals.

St. Lawrence, to be open to all, and to be laid aside when private Cornwall, and enterprise renders its continuance no longer necessary.

The consideration of this question and of the general principles of political economy involved in it, SIR, comes, I conceive, more properly within the province of the Inspector General's department.

I have the honor to be, your very obedient servant, HAMILTON H. KILLALY Chairman Board of Works.

The Hon. the Provincial Secretary, &c. &c. &c.

Montreal Court House.

Return to an Address of the Legislative Assembly to His Excellency, the Governor General, praying that His Excellency may be pleased to cause to be laid before the House, "all Plans, Estimates, and Reports, and Tenders, (propositions) either from the Board of Works, or any other party, which may have been made by order of the Government of this Province, and submitted to the said Government, relative to the construction of a new Court House in the City of Montreal, for the District of Montreal, at the place or places where such Court House is to be erected, and to the probable cost of such building, according to the said Plans, Estimates, Reports, and Tenders, (propositions) and also to cause to be laid before the House, Copies of all Orders and Instructions which may have been given on the part of the said Government to the said Board of Works, or any other party, requiring them to make such Plans, and Estimates, and Reports, and to make or receive such Tenders.

(For the said Return see Appendix M. M.)

Return to an Address from the Legislative Assembly to His Excellency, the Administrator of the Government, dated the 2d ultimo, praying that His Excellency would cause to be laid before them, "the amount expended for the maintenance of the Police force for the year 1845—specifying the number employed on the different Canals, and payment to each, and also a Return for the years 1843 and 1844, applied for by the House during the last session."

(For the said Return, see Appendix N. N.)

And also.

Clergy Reserve Lands.

Return to an Address from the Legislative Assembly to His Excellency, the Governor General, dated the 15th instant, praying that His Excellency would be pleased to cause to be laid before them, "a Copy of the Circular, or Letter of Instructions, addressed from the office of the Commissioner of Crown Lands, in April last, to the local agents of that Department, in the different sections of the Province, informing them of the pleasure of the Government, that the sales of Clergy Reserve Lands should be suspended.

> CROWN LAND DEPARTMENT, Montreal, 18th May, 1846.

SIR,

In compliance with the requisition of the Legislative Assembly of the 15th instant, I have the honor to enclose Copies of the Circular Letters of Instruction addressed from this office, in April last, to the local agents, respecting the temporary suspension of the

sales of Clergy Reserves.

I beg to add, however, that the suspension was removed by Circulars dated the 4th and 6th of May

instant.

I have the honor to be, Sir, Your most obedient servant, T. BOUTHILLIER.

The Honorable The Provincial Secretary, &c. &c. &c. Circular.

CROWN LAND DEPARTMENT, Montreal, 13th April, 1846.

In consequence of a Despatch from the Right Honorable the Secretary of State for the Colonies, with reference to the Clergy Reserves, and on account of the low rates at which those lands in the several Districts have been valued, the sale of Clergy Reserves in the Western section of the Province is suspended for the present by command of His Excellency, the Administrator of the Government, in Council.

This is to take effect from the day you receive this

until further notice.

D. B. PAPINEAU. Signed,)

To the District Agents, Canada West.

Circular.

CROWN LAND DEPARTMENT. Montreal, 16th April, 1846.

In consequence of a Despatch from the Secretary of State in reference to Clergy Reserves, and on account of the low rate at which some of these lands have been valued, the sale of the Clergy Reserves in both sections of the Province, is by command of His Excellency, the Administrator, suspended until further orders

You will therefore abstain from making any more sales of Clergy Lands after the receipt of this letter.

(Signed,) To the District Agents,

Canada East.

Circular.

CROWN LAND DEPARTMENT, Montreal, 20th April, 1846.

T. BOUTHILLIER.

You are to understand that the Circular of the 13th instant is not to apply to sales authorized by special orders in Council, passed subsequently to the General Inspection of Clergy Reserves.

And I may also add, that applications for purchase

by Petitions to the Executive Government, received previous to the 1st of April, will also be acted upon. But you will endeavor to prevent parties forwarding applications for the future, until after the Government have adopted some new mode of disposing of these lands.

(Signed,) T. BOUTHILLIER. To the District Agents,

Canada West.

The following Petitions were severally brought up Petitions laid on the table. and laid on the table:-

By Mr. Stewart of Bytown,—The Petition of James Blackburn and others, Creditors of the late Municipal Council of the District of Sydenham.

By Mr. Foster,—The Petition of the Reverend M. Townsend and others, of the County of Rouville.

By Mr. Smith of Wentworth,—The Petition of William New and others, residing in the neighbourhood of the Town of Hamilton.

By Mr. M. Connell,—The Petition of the Reverend

Thomas Johnson and others, inhabitants of Abbotsford and its vicinity.

By Mr. Price,--The Petition of the Reverend J. Winterbotham and others, Members of the Baptist Church and Congregation meeting in the Town of Brantford, (relating to Clergy Reserves;) and the Petition of the Reverend J. Winterbotham and others, Members of the Baptist Church and Congregation meeting in the Town of Brantford, (relating to King's College.

on the table.

By the Honourable Mr. Solicitor General Sher -The Petition of the Reverend Matthew Kerr and others, Members of the United Church of England and Ireland, in the Townships of March and Huntley, in the Diocese of Toronto.

others, of Bedford.

By the Honourable Mr. Attorney General Draper, The Petition of the Reverend Charles Fletcher and others, of the Village of Chippawa and neighbourhood, in the District of Niagara.

Petitions read.

Pursuant to the Order of the Day, the following, Petitions were read:-

Of James G. Edwards and others, of the Township of King, in the County of York; of Thomas IV.

Tyson and others, of the Township of King, in the Home District; of William Henry Michell and others, of the Township of Pickering, in the Home District; and of Timothy Devenish and others, of the Township of Scarborough, in the Home District; praying that no partition be made of the Endowment of King's College, but that it be secured from mismanagement, and adapted to the circumstances of the country.

Of John Watson and others, of the Township of King and parts adjacent; of Thomas W. Tyson and others, of the Township of King, in the Home District; and of John Scheffer and others, of the Township of Pickering, in the Home District; praying that no division be made of the Clergy Reserve. Lands, but that the proceeds thereof may be appropriated to the promotion of general education.

Of the Reverend Adam Townley and others, Mem-

bers of the United Church of England and Ireland, in the Townships of Dunn, Dunnville, and parts adjacent, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Churchy such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Corporation of the Town of Prescott; praying for the passing of the Bill now before the House, to

amend the Act relating to Ferries.
Of George Lount and others, of Holland Landing, and its vicinity; praying that the Yonge Street Road may be made in a straight line, according to the original intention.

Of Cornelius Henry Finlay, Contractor; referring to his Petition of last session, in which he complains of certain losses by a contract on the Beauharnois Canal, and of certain injustice by the Board of Works, and praying relief.

Of Robert Fleming Gourlay, setting forth: - That Your Honorable House, in the year 1841, unanimously declare, that the arrest and imprisonment of your Petitioner, in Niagara, in 1819, was "illegal, unconstitutional, and without the possibility of excuse or palliation." That your Honorable House did, at the same time, recommend that "the Legislature should declare his sentence of banishment null and void; and cause him to be compensated for the losses he has sustained by the unwarrantable exercise of authority. In the meantime, that some allowance be made to him, to defray his personal expenses, while in attendance before the Legislature defending the rights of a British subject." That, as yet, his sentence of ba-nishment is not declared null and void: neither has he been compensated for losses. On the contrary, he has been detained in America ever since, with no other object but the fulfilment of the recommendations of your Honorable House, and has, thereby incurred great expense; besides suffering unspeal

able misery in being kept away from his family in Petitions read. Scotland. On his part, all has been done that was possible, to urge on fulfilment, during the whole of these last five years; nor has he ever relaxed in defending the rights of a British subject. In order to By the Honourable Mr. Robinson,—The Petition form an idea of what compensation he is entitled to, of Joseph Bouchette, Esquire, and others, employed it is proper to state, as follows:—That he is an eleve in the Civil Service of the Provincial Government; of the oldest and least tainted family of the County and the Petition of the Reverend William Jones and of Fife in Scotland. That he was born in the year of Redford 1778, heir apparent to considerable estates in the said County, where his father was a Magistrate, till his death, in the year 1819. That, in the year 1799, he received from the King a commission as Captain Commandant of Volunteers; and, from the year 1802 till 1809, was enrolled, by Acts of Parliament, as a Commissioner of Supply for the County of Fife. That, at his marriage, in the year 1807, he had an yearly income of upwards of £500 sterling, besides provisions for his wife and children. That, when he was falsely arrested in *Upper Canada*, in the years 1818 and 1819, he could still reckon on such income and provisions; but, in consequence of these arrests, all his property was put out of his possession, and is still beyond his control. That, in the year 1820, he went to London, to enter as a Student at Law, that he might, by its practice, maintain himself and family in their accustomed rank; but, because of his conviction in Upper Canada, was precluded by the Benchers; and has, ever since, found it impossible to surmount ruinous prejudices proceeding therefrom, while in fact, his character has ever been unimpeachable. In the year 1831, being a Candidate for the Chair of Agriculture in the University of Edinburgh, he could not obtain a hearing from the Electors; and, in defence of his reputation, obtained testimonials from very many eminent men; some of which are annexed hereto. He now entreats, that the whole of these premises may be duly considered; and that compensation be allowed him for expenses incurred these last five years, the whole of that time having been devoted to his defence as a British subject.

TESTIMONIALS.

No. 1.

St. Andrews, 28th February, 1831.

I hereby certify, that I was well acquainted with Mr. Gourlay, lately a Candidate for the Chair of Agriculture, in the University of Edinburgh, when he was a student at St. Andrews, 1792 till 1796: that he applied himself to his studies with diligence and success, and was well esteemed by his fellow students.

That, he has visited me repeatedly within these last three years, when we conversed freely on various subjects; and that, from these conversations, I have been impressed with the opinion that he is a liberal minded, well informed man, of honorable sentiments and of humane and benevolent dispositions.

> JOHN HUNTER, Emeritus Professor of Humanity.

No. 2.

St. Andrews, 28th February, 1831.

More than thirty years ago, I was a fellow student of Mr. R. Gaurlay, at the University of St. Andrews, and am happy to say, that while he was highly respectable for his attainments as a scholar, he was distinguished by the propriety of his conduct, and the kindness and gentleness of his manners.

Within the last three years, I have had several long conversations with him, and found him clever, intelligent, well informed and agrecable.

THOMAS DUNCAN, Professor of Mathematics. Petitioneread. No. 3.

St. Andrews, 28th February, 1831.

I hereby certify that, many years ago, I was acquainted with Mr. Robert Gourlay, when he was a Mr. Gourlay has requested a testimonial from student in the University of St. Andrews; that he me. I am sensible that it can but little avail; but I was then a fine sprightly young man, and a diligent, may with confidence say, that his moral conduct has attentive, and respectable student: that, since his re- been irreproachable in all the vicissitudes of his life: turn from Canada, I have had the pleasure of being in his company three or four times, and from his tleman; and that his talents and acquirements will manners, conversation, and general deportment, I have enable him to execute with honor, whatever may be seen no reason to alter the favorable opinion I entertained of him when I was first acquainted with him.

> JAMES HUNTER. Professor of Logic.

No. 4.

I hereby certify that I have been long acquainted with Mr. Robert Gourlay; and that I have always considered him a person of good talents, of amiable dispositions, and gentlemanly manners.

JOHN MITCHELL, Professor of Divinity.

St. Andrews, 21st March, 1831.

This is to certify, that Mr. Robert Gourlay was well known to me upwards of thirty years ago, as a good tempered, sprightly young man, as well as a diligent tempered, sprightly young man, as well as a diligent "Committee are in possession of proofs, that, during and successful student, when he attended the different "the late Rebellion, when the Petitioner was resident Nothernstial Classes for theory and appeting in the Mathematical Classes for theory and practice, in the University of St. Andrews in the years 1793, 4, and 5;-that for these last three years, I have had very " Canada, derived from him the most important frequent opportunities of conversing with him; and, for intelligence, good humor, and equanimity, under all the changes of fortune, I have the best reason to consider him the most interesting personage of my acquaintance;—of unblemished integrity, with the sentiments and manners of a gentleman, completely informed in all the branches of agriculture in theory and practice, as well as in Political Economy, Poor Laws. Emigration, &c., and one of the most ardent Laws, Emigration, &c., and one of the most ardent and enlightened philanthropists ever I saw ;-that he has laid before me his early publications in Scotland and England, his controversial writings in Canada, and his later productions on the most interesting questions in Political Economy, which, considering the variety and extent, the extraordinary excitement, and even persecution, under which many of them were written, the honest and liberal convictions which actuated them, and the information and ability he has brought to the discussion, I regard as some of the most wonderful performances I have ever perused; not merely in regard to the clearness and force of the compositions, but in the reasonings by which he supports his views, in the elevated tone of patriotism and humanity which he every where discovers, and, in the temper, and spirit, and perseverance, and intrepidity with which he maintains positions of the highest import to the prosperity and happiness of every nation; and that, besides his superior information, and other talents, he is possessed withal of so much acuteness, vivacity, and ready elecution, that I know no man better qualified to give a complete and instructive Course of Lectures on Agriculture and its kindred subjects.

JAMES BROWN Retired Professor of Natural Philosophy. Edinburgh, 24th March, 1843.

Mr. Robert Gourlay is greatly my junior; and, as both of us passed many years abroad, I had no opportunity of forming any particular intimacy with him, until his return to this Country from Canada.

I had read his account of that Colony, containing a dissertation on the Poor Laws, which appeared to

me to be a work of uncommon merit. I was anxious Petitions read. to cultivate his acquaintance, and I have had the

that his manners are unassuming, and those of a gencommitted to his management

HUGH CLEGHORN, Retired Professor of Civil History. Wakefield 28th March, 1831.

Of Major John Richardson, late Superintendent of Police on the Welland Canal; complaining of the sudden dismissal of himself and the force under his command, and praying compensation for losses sustained thereby, as also for the clothing of the said

Of Louis Edward Pacand, Esquire, Commissioner of Bankrupts, for the District of Three Rivers; pray-

ing for a fixed Salary.

Of Robert Fleming Gourlay, setting forth:-That the Report of a Select Committee of Your Honourable House, in the case of Your Petitioner, in the year 1841, contained a paragraph, as follows:- "Your " in the United States, His Excellency Sir Francis " Bond Head, then Lieutenant Governor of Upper " intelligence of the movements of the Brigands, then " organizing for an attack on the Province. "Your Committee humbly suggest, should neither be overlooked nor forgotten." That, the above ourable House, and has won, for your Petitioner, not the slightest consideration, he deems it a duty to himself, as it also is to Your Honourable House, now to refer to it; and to add that, conveyance of intelligence to Sir Francis Bond Head was but a very small part of the service which Your Petitioner did to the Provincial Government, while he was residing in the United States. In fact, during six months that he resided in the City of Cleveland, in the State of Ohio, viz: in the month of December, 1837, and five succeeding months, he was daily employed in watching machinations for the invasion of Canada; and did, openly, at many Public Meetings, denounce and discourage every thing tending to this,—undismayed by the scowl of popular fury. That many who had part in the Rebellion, came from Canada, expecting the countenance of Your Petitioner, and were much disappointed in finding him opposed to their proceedings, and the interference of American Citizens. That, in fact, while it was in Your Petitioner's power to have banded together an overwhelming force for the Conquest of Canada, he was the most zealous and influential in guarding the Provinces from harm. Your Petitioner would have been little inclined to set forth these facts, had he not experienced unaccountable neglect, and even marked disrespect, from Governors of Canada, after the departure of Sir Francis Bond Head, viz: from Sir George Arthur, Lord Durham, and Mr. Poulett Thomson. Not only did Sir George Arthur and Lord Durham fail to acknowledge Your Petitioner's letters, after he had thrice received thanks from Sir Francis Bond Head; but, on going from Ohio to Quebec,—a distance of seven hundred miles, for no purpose whatever but to communicate to Lord Durham, matters of utmost importance to the welfare of

Petitions read. Canada, and at a most critical juncture, he was denied an interview.—That, Your Petitioner, on this occasion, abandoned his furniture in Ohio; greatly aggravated disease with which he had been long afflicted; and was necessarily put to much expense: indeed, moved solely by the purest patriotism, he then brought upon himself an accumulation of distress, from which he can never recover. He is convinced that the August personages, above named, were blinded and deceived by some influences hostile to Your Pctitioner, and is therefore more desirous of inquiry into the truth. He earnestly entreats that Your Honourable House will do him the justice to lay this Petition, by Address, before His Excellency the Governor General, in order that there may be opportunity allowed to substantiate what is above affirmed; and that Your Petitioner may be compensated for losses sustained in defence of British interests, and in maintaining the peace of Society.

Petitions referred :--

G. Lount,

Ordered, That the Petition of George Lount and others, of Holland Landing and its vicinity, be referred to the Select Committee, to which was referred the Petition of R. C. Gapper and others, of Yonge Street and its vicinity, in the Home District.

J. Richardson.

Resolved, That the Petition of Major John Richardson, late Superintendent of Police on the Welland Canal, be referred to a Select Committee, composed of Mr. Macdonnell of Dundas, the Hon-ourable Mr. Laterrière, Mr. Taché, and Mr. Hall, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Duggan, seconded by Mr.

Adjournment.

Ordered, That when this House doth adjourn, it will adjourn until to-morrow at Eleven o'clock,

The Honourable Mr. Robinson moved, seconded by Mr. Macdonnell of Dundas, That the Petition C. H. Fielsy's of Cornelius Henry Finlay, Contractor, be referred to a Select Committee, composed of the Honourable Mr. Robinson, Mr. DeWitt, Mr. Nelson, Mr. Macdonell of Stormont, and Mr. Macdonald of Petition. Glengary, to examine the contents thereof, and to report thereon with all convenient speed; power to send for persons, papers, and records.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

Expiring

Mr. Smith of Frontenac, from the Standing Committee on Expiring Laws, presented to the House the First Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Report

The Standing Committee on Expiring Laws beg leave to report, that having carefully examined the various Acts and Ordinances which will expire before the next Session, if not continued, they are of opinion that the following Acts and Ordinances of Lower Canada should be continued until the first day of May, one thousand eight hundred and forty-seven, and thence to the end of the next ensuing Session of Parliament, that is to say:

2 George 4, chap. 8.--Regulating the Common of the Seigniory of Laprairie de la Madeleine

2 George 4, chap. 10.—Providing for the regulation of the Seigniory of La Baie du Fêbvre.

3 William 4, chap. 14.—For more effectually ascertaining the damages on Protested Bills of Exchange, and for terminating disputes relating thereto.

2 Victoria, (3rd Sess.) chap. 7.—Amending the Road Report. Act of 36 George 3, chap 9.

2 Victoria, (3rd Sess.) chap. 19.—Establishing and incorporating a Trinity House in the City of Montreal.

2 Victoria, (3rd Sess.) chap. 29.—Concerning the erection of Parishes and the building of Churches, Parsonage Houses, and Church Yards.

2 Victoria, (3rd Sess.) chap. 65.—Providing for the Inspection of Fish and Oil.

Ordered, That Mr. Smith of Frontenac have leave to bring in a Bill to continue for a limited time certain Acts and Ordinances.

He accordingly presented the said Bill to the Expiring Laws House, and the same was received and read for the Bill. first time, and ordered to be read a second time on Tuesday next.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Boldwin,

Ordered, That when this House doth adjourn to-Adjournment. morrow, it will adjourn until Tuesday next at Ten o'clock, A. M.

Mr. Macdonald of Kingston, from the Standing Library. Committee appointed to assist Mr. Speaker in the direction of the Library, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix O. O.)

The Honourable Mr. Attorney General Smith, Bankrus from the Select Committee to which was referred the Laws Bill. Bill to continue and amend the Bankrupt Lawsnow in force in this Province, reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House on

Tuesday next.

Mr. Gowan moved, seconded by Mr. Christie, That Reports of Members of this House be permitted to make Reports Select Co from Select Committees of which they may be mittees. Chairmen, standing in their places, and without proceeding to the Bar of the House, anything in the thirty-fourth Rule of the House to the contrary notwithstanding.

The question having been put upon the said motion, a division ensued, and the names being called for

they were taken down as followeth:-

Messicurs Berthelot, Boutillier, Cauchon, Cayley, Chabot, Chauveau, Christie, Cummings, Desaunier, DeWitt, Attorney General Draper, Drummond, DeWitt, Attorney Gowan, Guillet, Hall, LaFontaine, Lantier, Laterrière, Leslie, Méthot, Morin, Papineau, Price, Seymour, Sherwood of BROCKVILLE, Smith of WENTWORTH, Stewart of Bytown, Stewart of Prescott, Taché, Solicitor General Taschereau, Viger, and Watts.—(32.)

NAYE Messieurs Baldwin, Boulton, DeBleury, Dickson, Duggan, Ermatinger, Foster, Jessup, Macdonald of GLENGARY, Macdonald of KINGSTON, Macdonell of STORMONT, M' Connell, Moffatt, Petrie, Robinson, Smith of FRONTENAC, Attorney General Smith, and Williams.—(18.)

So it was carried in the affirmative, and Resolved, Accordingly.

Mr. Chauveau, Chairman of the Select Committee Oxford appointed to try the merits of the Petition of the Election. Honorable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of

Oxidad Election.

Robert Raddell, Esquire, Sitting Member for the County of Oxford, reported to the House, that the Committee met on Tuesday and Wednesday last, and on this day at the usual hour, but in consequence; of the absence of Mr. Laceste and Mr. Rollin, Members of the Committee, they were unable to proceed to business

Ordered, That Mr. Lacoste. Member for the County of Chambly, and Mr. Roblin, Member for the County of Prince Edward, do severally attend in their places in this House, at the next sitting thereof.

Mr. M. Connell, in the absence of the Chairman, from the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported to the House, that pursuant to adjournment the Committee met yesterday at half-past eight o'clock, but in consequence of the absence of Mr. Chaurran. Chairman, Mr. Lantier, Mr. Roblin, and Mr. Lucoste, Members of the Committee, they were unable to proceed to business.

Ordered, That Mr. Chaurenu, Member for the County of Quebec, Mr. Lautier, Member for the County of Vaudreud, Mr. Roblin, Member for the County of Prince Edward, and Mr. Lacoste, Member for the County of Chambly, do severally attend in their places in this House tomorrow.

On motion of the Honourable Mr. Daly, seconded

New Writ.

by the Honourable Mr. Attorney General Draper, Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown in Chancery to make out a new Writ for the Election of one Member to serve in the present Provincial Parliament for the County of Prince Educard, in the room and place of John P. Roblin, Esquire, who since his election hath accepted the office of Collector of Customs for the Port of Picton.

Private Bills. Mr. Price, from the Standing Committee on Private Bills, presented to the House the Eighteenth Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Quebec School Society Bill.

Your Committee have examined the Bill to incorporate "The British and Canadian School Society" of Quebrc, and beg leave to report the same without any amendment,

Ordered, That the said Bill be Engrossed.

Quebec and Halifax Rail-

Ordered, That the Message of His Excellency, the Governor General, on the subject of the Quebec, and Halifax Railroad, be committed to a Committee of the whole House, on Tuesday next.

Ordered, That the Petitions of Robert F. Gourlay read this day, be printed for the use of the Members of this House.

Lunatic Asylum, Toronto. Ordered, That the Message of His Excellency, the Governor General, recommending that permission be given to the Commissioners for the Toronto Lunatic Asylum, to raise by Debentures, the sum of thirty thousand pounds currency ;-and the Message of His Excellency, on the subject of the appropriation of the sum of nineteen thousand pounds, now due by the Montreal Harbour Commissioners to the Provincial Government—to the improvement of the navigation of the Gulf of St. Laurence, by the conon the Supply granted to Her Majesty.

Ordered, That the Petition of Louis Edouard Pa- Printed. cand. Esquire, Commissioner of Bankrupts for the District of Three Rivers, be printed for the use of the Members of this House.

Ordered, That the Report of the Select Committee Printed. appointed to enquire into the state of the Archives and Records of this Province. be printed for the use of the Members of this House.

On motion of the Honourable Mr. Moffatt, seconded by the Honourable Mr. DeBleury,

Ordered, That the Engrossed Bill from the Legis- Registration lative Council, intituled "An Act to provide Bill, (L. C.) " for the safe keeping of the Books, Records, "and Papers, and the prompt registration of "Deeds and Memorials in the Registry Offices " of Lower Canada," be read a second time on Tuesday next.

Ordered. That Mr. Le Boutillier have leave to ab- Leave of sent himself from this House, during the re-Absence. mainder of the Session, on urgent business, in consequence of the conflagration of part of his property by a recent disastrous fire at Percé. Ordered, That Mr. Brooks have leave to absent

himself from this House during the remainder of the Session, in consequence of illness.

Ordered, That Mr. Duggan be added to the Select Members Committee to which was referred the Petition added to Com of William Hillis and others, of the District of mittees. London.

Ordered, That Mr. Gowan be added to the Select Committee to which was referred the Report of the Commissioners appointed to enquire into the state and organization of the Crown Land Department, with the accompanying Documents.

On motion of the Honourable Mr. Baldwin, se-

conded by Mr. Price, Resolved, That an humble Address be presented Address, to His Excellency the Governor General; pray-Scugog and ing that he will be pleased to inform this House, Narrows Road. whether the Government have decided upon the Line of Road, upon which the two thousand pounds voted last year, and referred to in the the Report of the Chairman of the Board of Works, under the name of "Road from Scugog Lake to the Narrows Bridge," is to be laid out.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

Mr. Speaker.

The Legislative Council have passed the following Bills, to which they desire the concurrence of the Assembly.

"An Act to reverse the attainder of Peter Matthews, Natthews Atand to avoid the forfeiture of his Estates and tainder Bill." " Property."

"An Act to make provision for confirming cer- Registrars "tain Acts of Registrars, in that part of this Pro-Acts Bill, "vince, formerly Upper Canada." (U. C.)

The Legislative Council have passed the following Bills without any amendment.

"An Act to amend the Laws incorporating the Montreal Instruction of Light Houses and Relief Stations, "City of Montreal, and to facilitate the decision of corporation be referred to the Committee of the whole House "cases wherein the right of any party to any Office Laws Bill. " in the Corporation, may be called in question."

road.

Printed.

Navigation Gulf St. Lawrence.

Lothinière Court and

" of holding the Circuit Court, in the County of

"Registry Office of the said County, from the place and Viger.—(20.)

" where it is now held, to Ste. Croix."

The Legislative Council have passed the following ! Bills with amendments, to which they desire the and after some time spent therein, concurrence of the Assembly.

Orleans and Iourmoren Division Bill.

"An Act to amend the Act to detach the Island " of Orleans from the County of Montmorency, for sideration of a motion made on the nineteenth instant, Reserved " the purposes of Registration."

Cobourg Manufacturing Dill. Cornwall In-

corporation Bill.

"ing Company."

"An Act to amend the Act of Incorporation of "the Town of Cormeall, and to establish a Town

" Council therein, in lieu of a Board of Police." And then he withdrew.

Matthews Attalader Bill.

An Engrossed Bill from the Legislative Council, intituled, "An Act to reverse the attainder of Peter. "Matthews, and to avoid the forfeiture of his Estates and Property," was read for the first time.
On motion of the Honourable Mr. Attorney Ge-

On motion of the Honourable Mr. Attorney General Draper, seconded by Mr. Ilull,

to-morrow.

Address. L'Orignal Road.

On motion of Mr. Petrie, seconded by Mr. Williams, Resolved, That an humble Address be presented to His Excellency the Governor General; praying that His Excellency will be pleased to cause the proper Officer to lay on the table of this Ilouse, the Chart of the Road leading from and accompanying Documents.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Byrown, Tache, Solicitor General Taschereau, Viger, Members of this House as are of the Honour- and Williams.—(37.) able the Executive Council of this Province.

Court of Chancery, (U. C.) solve itself into a Committee of the whole House, to wood of BROCKVILLE, Solicitor General Sherwood, take into consideration the expediency of abolishing and Watts.—(14.) the Court of Chancery in Canada West, and other matters connected therewith.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEA8 Messieurs Cauchon, Chabot, Chauveau, Cummings, De Witt, Drummond, Foster, Guillet, Hall, Jessup, Lautier, Leslie, Macdonuld of GLENGARY, Macdonald of Kingston, Macdonell of Dundas, Macdonell of being called for they were taken down as followeth:-STORMONT, M'Connell, Methot, Monro, Nelson, Price, Sherwood of BROCKVILLE, Smith of FRONTENAC, Sherwood of Brockville, Smith of Frontenac, Messieurs Boulton, Cayley, Cummings, Duggan, Smith of Wentworth, Stewart of Bytown, Watts, Ermatinger, Foster, Gowan, Jessup, Macdonald of and Williams.—(27.)

Daly, DeBleury, Attorney General Draper, Duggan, WENTWORTH, and Watts-(19.)

"An Act to provide for the removal of the place Ermatinger, Gowan. LeMoine, Moffatt, Morin, Papi- Court of nean, Petrie, Solicitor General Sherwood, Attorney Chancery, Registry Office of holding the Circuit Court, in the County of the General Smith, Tuché, Solicitor General Tuschereau, Edit.

So it was carried in the affirmative,

And the House accordingly resolved itself into the said Committee.

Mr. Duggan took the Chair of the Committee,

Mr. Speaker resumed the Chair.

According to Order, the House resumed the con-Clergy to wit, "That this House doth concur in the Address "to Her Majesty, as reported by the Select Com-"An Act to incorporate the Cobourg Manufactur- "mittee to which was referred the various Petitions "relative to the Clergy Reserves," and also of the motion of amendment thereto, to wit: "That the "paragraph in the said Address beginning with "the words 'second, We beg permission,' and ending "with the words 'grave discontent,' be struck out." The question having been put on the motion of

amendment, it was agreed to by the House.

Mr. Gowan then moved in amendment to the main motion, seconded by Mr. Petrie, that all the words after "that" in the said motion be struck out, and the following substituted, " An humble Address neral Draper, seconded by Mr. Hall,

Ordered, That the said Bill be read a second time
to-morrow.

"be presented to His Excellency the Governor "General, representing to His Excellency the to-morrow. " occurred in the sale and management of the Clergy "Reserve Lands, and expressing to His Excellency the anxious desire of this House that the said Registrars Acts An Engrossed Bill from the Legislative Council, "Reserve Lands, and expressing to His Excellency Bill, (U. C.) intituled, "An Act to make provision for confirming "the anxious desire of this House that the said "certain Acts of Registrars, in that part of this Pro- "Lands should be disposed of to such settlers as "desire to become the number of the part of their "vince, formerly Upper Canada," was read for the "desire to become the purchasers thereof, at their first time. "delay, compatible with the equitable rights of the " occupants and the interests of the Trust, and that Ordered, That the said Bill be read a second time "in such sale and management the lowest possible " expense should be incurred."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for they were taken down as followeth:-

Messieurs Baldwin, Boutillier, Cauchon, Chabot, Chauveau, Christie, Cummings, Daly, Desaunier, De-Witt, Drummond, Gowan, Guillet, Hall, Jessup, La-L'Orignal to Bytown, reserved to in the Report Fontaine, Laterrière, Leslie, Macdonald of GLENGARY, of the Board of Works; together with the Re- Mucdonald of Kingston, Macdonell of Stormont, ports of Survey by Messicurs West and Keefer, M. Connell, Methot, Morin, Nelson, Papineau, Petrie, Price, Seymour, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of

NAYS.

Messieurs Boulton, Cayley, DeBleury. Attorney Mr. Macdonell of Dundas moved, seconded by Mr. General Draper, Duggan, Ermatinger, Foster, Mac-Mucdonald of Kingston, that this House do now re- donell of Dundas, Moffatt, Monro, Robinson, Sher-

So it was carried in the affirmative.

The Honourable Mr. Solicitor General Sherwood then moved in amendment to the main motion, as amended, seconded by Mr. M'Connell, that the following words be added thereto, after the word "expense," where it secondly occurs, "and not exceeding "six per centum on the amount of Sales or Rents."

The question having been put upon the said motion of amendment, a division ensued, and the names

Moffatt, Monro, Robinson, Seymour, Sherwood of Messieurs Baldwin, Berthelot, Boulton, Cayley, Brockville, Solicitor General Sherwood, Smith of

Clergy Reserves. NAYS.

Messieurs Baldwin, Boutillier, Cauchon, Chabot, Witt. Attorney General Draper, Drummond, Guillet, chercau, Viger and Williams-(31.)

So it passed in the negative.

The question being then put on the main motion, as amended, it was agreed to by the House, and

Resolved, That an humble Address be presented to His Excellency, the Governor General, representing to His Excellency the great expense and delays which have hitherto occurred in the sale and management of the Clergy Reserve Lands, and expressing to His Excellency the anxious desire of this House that the said Lands should be disposed of to such settlers as desire to become the purchasers thereof, at their fair and reasonable value, and at the least possible delay, compatible with the equitable rights of the oc-cupants and the interest of the Trust, and that in such sale and management the lowest possible expense should be incurred.

Ordered, That the said Address be presented to

His Excellency, the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Returns to Addresses.

St Maurice Forges.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency, the Governor General,

Return to an Address of the Legislative Assembly to His Excellency, the Governor General, praying that His Excellency will cause to be laid before the Sin, House, "Copies of any Correspondence between the present Lessee of the St. Maurice Forges and the Provincial Government, on the subject of the contemplated sale of said Forges, and Copies of any Petition from the work people at the said Forges that may have been presented to the Government.

Copy.

Three Rivers, 27th December, 1845.

I was much surprised by a perusal of an advertisement in the public papers from the Crown Land Office, offering the St. Maurice Iron Works for sale under such limits and conditions as to annihilate entirely the chance of carrying on that valuable Pro- The most humble Petition of the work people residvincial Establishment, the only Iron Manufactory of ing at the St. Maurice Forges, under the Honourable the kind, at a time too when the United Legislature Matthew Bell, actual possessor of the said Forges, have shown such an anxiety to encourage Manufac-land employed in different ways in the working of the tories of every description. Fully intending to have said Forges, &c., humbly represents: nothing more to say to the Works after next October, I did entertain a hope that the four or five hundred souls now residing there would still have found employment from a new tenant, and I particularly wish to call the attention of His Excellency, the retain on the same footing as heretofore, the work-Administrator of the Government, to the destitute men whose names followed the said instructions. condition these people will be left in, most of whom have been brought up to this particular branch of trade, on the verge of a severe season.

I am induced to call the attention of His Excellency to the advertisement from the Crown Land Office, as it does not appear to me to be founded on the terms and conditions on which the Works were to be taken off my hands by a new Lessce. Furnace and other works were renewed by me during the last summer at a very heavy expense, with the understanding that I was to be indemnified for I have not only secured Ore to carry on the works to the expiration of my Lease, when the Furnace will be in full blast, but have collected and them were employed in the different trades, necessary am about drawing some 10,000 hhds. of Ore to ena- for the working of the said Forges.

ble the new Tenant to carry on the Furnace, which St. Maurice if not done this winter will render it impossible, thus Forges. Chauveau, Christic, Daly, DeBleury, Desaunier, De rendering the expense gone to in building the new Witt. Attorney General Draper, Drummond, Guillet, Furnace of no advantage. The expense of bringing Hall, LaFontaine, Laterrière, Leslie, Macdonell of this home would be some £1,250 to £1,500, and as STORMONT, Methot, Morin, Nelson, Papineau, Petrie, I am convinced the Works cannot be carried on under Price, Smith of Frontenac, Attorney General Smith, the present conditions of sale, I cannot think of in-Stewart of Byrown, Taché, Schicitor General Tas-creasing my claim to indemnification without further authority from Government, to whom I look for the

expense already gone to.

I have also to complain of being allowed only fifteen days to remove my Property, which, on the 1st October will amount to several thousands of pounds; the time granted, will, I trust, beextended.

I have &c., Mw. BELL. (Signed.)

The Honourable D. DALY, Provincial Secretary. &c. &c. &c.

> Three Rivers, 28th December, 1845.

In my letter of yesterday, relative to the Sale of the Iron Works of St. Maurice, I did not state that the Ore collected last summer and intended to be drawn home this winter, to provide for the carrying on the Furnace after October next, upwards of 10,000 hlds. lie on the Swamps on the Reserve, on the other side of the River St. Maurice.

> I remain &c., (Signed,)

Mw. BELL.

Honourable D. DALY, Provincial Secretary.

> St. Maurice Forges. 24th January, 1846.

At the request of the work people employed at the St. Maurice Forges, I take the liberty of handing you the accompanying Petition, and beg you will take a favorable opportunity to present the same to the Administrator of the Government.

I have, &c.

(Signed,) TIMOTHY LAMB.

Honourable D. DALY,

&c. &c.

To His Excellency the Right Honourable Charles Murray, Earl Catheart, of Catheart, in the County of Renfrew, G. C. B., Administrator of the Government of Canada, &c. &c. &c.

said Forges, &c., humbly represents:
That on the 1st of October, 1760, instructions from General Amherst, through General Burton, were communicated by a Mr. J. Bruyére, to a Mr. Courval at the said Forges of St. Maurice, praying him to

That the said workmen were named Delorme, Robichon, Marchant, Humblot, Serreau, Tassé, Michelin, Belisle, and some others.

That the large number of your Petitioners are still the descendants of the above mentioned persons, and some of them by their wives, exercising the different trades they have learned from their fathers, and like them, hoped to live and die in a state of life which

seemed hereditary in their families.

That the other Petitioners are almost all, without exception, the children and grand children of fathers and grandfathers who formerly, that is, since 1760, established themselves at the said Forges, and like St. Maurice Forgee.

Forges, contended with their fate, believing their future destiny to be at least as happy as their fathers had been, foresaw no change in their present condition when they learned with the greatest surprise that the said Forges of St. Maurice were to be sold in the course of next summer.

That the happiness which your humble Petitioners, their fathers and grandfathers, have enjoyed since they have resided at the said Forges, has been constant and of long duration; your Petitioners can affirm this with much greater advantage, as the generality of the families who first established themselves, and of those who have established themselves at the said Forges since 1760, have never thought of leaving the Forges to follow another course of life.

That it is therefore with grief and regret that all your humble Petitioners see the time approaching when that fine property, the only one of the kind in the country, the place of their birth and whereon their affections are concentrated, chosen by their grandfathers, their fathers and themselves, as their perpetual residence, will probably cease to exist as Forges, and your Petitioners will be obliged to abandon the trades which they respectively exercised, and to leave the place with their families, to seek elsewhere for other means of existence in the midst of summer, a season which does not offer the advantages of a favourable engagement.

Wherefore all your humble Petitioners, fully confident in the generosity of Her Majesty's Government in this Province, pray Your Excellency to be pleased to take into consideration the allegations of the present Petition, and to grant them, in circumstances so painful, and which cause them so much anxiety, all the protection of the Government, so that on retiring they may not be left exposed to the wants and vicissitudes to which workmen of Manufactories who are deprived of the exercise of their trades, when the Manufactories to which they are attached, cease to exist, are always subject. Your humble Petitioners authorize six from among them to sign the present Petition, and to transmit it to your Excellency, and your humble Petitioners will ever pray, &c. &c. &c.

(Signed,) Joseph Michelin.
Joseph Terreau. EDOUARD M TASSE.
RENE MIMBLO. 66 " " Joseph > Robichon. JEAN BTE. × MICHELIN.

Forges of St. Maurice, 17th January, 1846.

We do certify that the Signers of the above Petition have made their marks of a cross, of their own consent, in our presence, and in presence of a great many others who approved of and showed the same desire as the Petitioners.

TIMOTHY LAMB. F. LOTTINVILLE, N. P. (Signed,)

I hereby certify that the workmen, their wives and children, now residing at this establishment, and that depend entirely on the continuance of the works for their daily bread, exceed four hundred souls.

TIMOTHY LAMB, Chief Overseer of the Establishment. St. Maurice Forges, 24th January, 1846.

And also,

Lake St. Peter.

Return to an Address of the Legislative Assembly to His Excellency the Governor General; praying that His Excellency will cause to be laid before the House "the following particulars relative to the expenditure of the sum of £58,000, granted by the

That all your Petitioners, residing at the said Act 4th and 5th Victoria, chapter 28, for deepening Lake St. Peter. Lake St. Peter: First, The amount expended in the purchase of Steamers and Dredging and other Machines used upon the said Work. Second, The amount expended in the hiring or leasing of Steamers employed thereat. Third, The amount of all sums paid for labour done, distinguishing the sums paid to Engineers, Superintendents, and Officers in command of Steamers and Dredging Machines, together with the time of their employment, the remuneration paid to each, and the names of the parties so employed."

(For the said Return see Appendix P. P.)

The Order of the Day for the House in Committee, Board of on the Bill to amend the Law constituting the Board Works Bill. of Works, being read;

The House accordingly resolved itself into the said Committee.

Mr. Cauchon took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Cauchon reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow.

Then, on motion of the Honourable Mr. Viger, seconded by Mr. Monro. The House adjourned.

Sabbati, 23° die Maii.

Anno Nono Victoria Regina, 1846.

11, â Horâ, A. M.

THE following Petition was brought up and laid Petition laid on the table. on the table.

By the Honourable Mr. La Fontaine,—The Petition of Messieurs Gilmour and Company and others, Merchants and other Citizens, of the City of Montreal.

An Engrossed Bill to incorporate "the British and Quebec School Canadian School Society," of Quebec, was read for Society. the third time.

Resolved, That the Bill do pass, and the title be,
"An Act to incorporate the British and Cana-"dian School Society of the District of Quebec." Ordered, That Mr. Christie do carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. Leslie, from the Select Committee to which Montreal was referred the Bill to amend an Act therein men-Ballot Bill. tioned, and to establish the vote by Ballot, in the Election of Councillors and Assessors of and for the City of Montreal, with an Instruction to the said Committee, reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the

Clerk's table,

Resolved, That this House do now resolve itself
into a Committee of the whole House, on the said Bill and Report.

The House accordingly resolved itself into the said Committee.

Mr. Price took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Price reported that the Committee had gone through the Bill, without making any amend-Clerk's table.

Ordered, That the said Bill be Engrossed.

Railroad Bills.

The Honourable Mr. Robinson, from the Select Committee on Railroad Bills, presented to the House the Final Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:-

Report.

Your Committee have had under their consideration the Despatch, No. 457, from the Right Honourable Lord Stanley, on the subject of the "St. Lawrence and Atlantic Railroad Company," and inform your Honourable House that both of the suggestions alluded to in that Despatch have been fully carried out in the Act now before the House, for amending

the Charter of the said Company.
Your Committee have also duly considered the Despatch of the Right Honourable W. E. Gladstone, dated 15th January, 1846, which certainly contains many valuable suggestions, and which they will notice in the order in which they stand in the Despatch, viz:

No. 1. Suggests the propriety of holding any Charter liable to the enactments of any Act of the Legislature which it may be deemed necessary to pass hereafter. This is provided for in the Second Report of this Committee, by a clause recommended to be inserted in all Railroad Acts for the futurethat your Committee cannot agree to recommend that power should be given to repeal any Charter passed before the enactment of any general law regulating Railroads, as mentioned in Mr. Gladstone's Despatch. They deem such a provision unjust, and if insisted upon, likely to prevent persons investing their capital

in such undertakings.

No. 2. With regard to the suggestion conveyed under the second head of the Despatch, "That of the proposed capital one tenth, at least, should have been actually invested in good and available security for the prosecution of the work," Your Committee are of opinion, that its adoption would be inapplicable to the circumstances of the Colony, and unnecessarily restrict its enterprize; the revisal of the Standing Orders of your Honourable House in the case of all Railway Bills, as recommended by the Com-mittee, requiring that a preliminary Survey of the Line of Road be made, and a copy of all Plans, Sections, and Books of Reference be deposited, together with a published Map of the Country with the Line of the Railway delineated thereon, would require an outlay of sufficient extent previous to the application to the Legislature, to demonstrate generally the || this Legislature, during the present Session, for the intention of the applicants to carry out the undertaking in the event of its being sanctioned by Law.

Nos. 3, 4, and 5. Your Committee humbly conceive are amply provided for in their Second Report to

your Honourable House.

No. 6. Your Committee have considered the clause referred to in the Imperial Act, which gives power to the Lords Commissioners of Her Majesty's Treasury to revise the Scale of Tolls from time to time, and are of opinion that the same object is attained in a manner more suited to the circumstances of this Province, by the provisions contained in the St. Lawrence and Atlantic Railroad Charter, Sec. 40, as

"Provided always, and be it enacted, That from and after the expiration of the first entire year, ending on the thirtieth day of November, after the said Railroad shall have been completed and opened, the several rates by this act granted, shall yearly and every year be regulated by the amount of Dividends which the tion of the work. This provision, however necessary said Company shall have declared for the preceding year; that is to say, if the said Company shall have year; that is to say, if the said Company shall have from the abundance of capital and the numerous ap-declared for the preceding year a dividend not exceed-plications for Railway Charters, the Imperial Govern-

ing six pounds currency, on each and every share in Report. the said undertaking, the said Company shall be and. ment thereto, and the Report was again read at the they are hereby authorized and empowered to demand and receive, not exceeding the maximum rates by this Act granted, but when and so often as the said Company shall have declared for the preceding year a dividend of greater amount than six pounds per share, the said Company shall and they are hereby directed and required to pay over, as a tax to the Provincial Treasury, one moiety of the net income from the said Railroad accruing thereafter, over and above the six pounds per share, first payable to the said Proprietors.

> No. 7, recommends giving power to the Government to purchase, on behalf of the Province, any Railroad chartered after the enactment of such a law on certain conditions. Your Committee see no objection to such being the case upon the terms pointed out in the Despatch.

> Nos. 8 and 9. Your Committee also conceive are provided for in their Second Report.

> No. 10, relates to powers recommended to be exercised by the Executive Government in regard to Railroads generally, which your Committee do not deem it their province to remark upon, further than that they quite coincide in the views expressed by Mr. Gladstone on that subject.

> Your Committee have also had under their consideration the Petition of the Trustees of the Montreal Turnpike Roads, by which it would appear that certain persons have, under the authority of an Act for that purpose, loaned money to make a Road from Montreal to Lachine, as well as other roads embraced in the same Trust-and the Trustees are apprehensive that should the Railroad from Montreal to Lachine go into operation, it would diminish the revenue of the Trust, and thereby impair the security which the lenders at present have for the ultimate payment of the Capital invested in these Roads. Your Committee therefore recommend that a clause should be inserted in the Charter of the Montreal and Lachine Railroad Company, or of any other Company Chartered for a like purpose, to render such Company liable to any provision which the Legislature may deem it just to impose, for the protection of those persons who have loaned money as aforesaid, or that the same may be secured to them in any other way which your Honourable House may think proper to adopt.

Your Committee beg leave herewith to report an Address to Her Majesty, praying that she will not withhold Her Royal Assent to the Bills passed by reasons therein set forth, and mentioned in the preceding part of this Report, as followeth:-Most Gracious Sovereign,

We, Your Majesty's dutiful and loyal subjects, the Legislative Assembly of the Province of Canada,

Beg leave humbly to represent to your Majesty, that We have had under our consideration the Despatch from your Majesty's Secretary of State for the Colonies, dated 15th January, 1846, on the subject of Railway Communication in the Colonies, pointing out the terms upon which it is intimated the Royal Assent will be given to any Acts of this Legislature for chartering Railway Companies.

We have no hesitation in complying with the several suggestions contained in the Despatch alluded to, with the exception of the second, which requires as an indispensable preliminary, that of the proposed capital, one tenth at least should have been actually invested in good available securities for the prosecuit may have been found in Great Britain, where,

Address

ment may have found it advisable to impose such a restriction, We humbly submit is not applicable to this Province, and We respectfully represent to your Majesty that compliance with the rules requiring a preliminary survey of the line of road, and that a Copy of all Plans, Sections and Books of reference, together with a Map of the Country, with the line of the proposed Railway delineated thereon, be deposited with the Executive Government, would require an expenditure of sufficient amount previous to application to the Legislature for a Charter to demonstrate the intention of the applicants to carry the undertaking into effect.

We assure your Majesty, that the Legislature have chartered no Railway Company for the construction of a Road which will not, when completed, be of the greatest benefit to the country, and therefore humbly hope the several Bills may receive your Majesty's sanction without delay, that the country may, as soon as possible, enjoy the benefits they are

calculated to confer.

Resolved, That this House doth concur in the Address to the Queen's Most Excellent Majesty. as reported from the Select Committee on Rail-

Ordered, That the said Address be Engrossed.

Exford Election

Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hinchs, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, reported to the House that the Committee met this morning at half-past eight o'clock, pursuant to adjournment, but in consequence of the absence of Mr. Lacoste, they were unable to proceed to business.

Ordered, That Mr. Lacoste, Member for the County of Chambly, do appear in his place in this House, at the next sitting thereof.

On motion of the Honourable Mr. Attorney General Smith, seconded by the Honourable Mr. Cayley,

Hon. L. J. Papincau.

Ordered, That the Message of His Excellency the Governor General, on the subject of the arrears of Salary due to the Honourable Louis Joseph Papineau, as late Speaker of the Lower Canada House of Assembly, be referred to the Committee of the whole House, on the Supply granted to Her Majesty.

Returns

The Honourable Mr. Attorney General Draper, King's College. one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General

Returns and Documents relating to the University of King's College.

(For the said Returns and Documents, see Appendix

Printed.

Ordered, That the said Returns and Documents be printed for the use of the Members of this House.

On motion of Mr. Cauchon, seconded by the Honourable Mr. Baldwin,

Orleans and Montmorency Division Bill. Ordered, That the amendment made by the Legislative Council to the Bill, intituled, "An Act "to amend the Act to detach the Island of Or-"leans from the County of Montmorency, for the purposes of Registration," be now taken into consideration.

The House proceeded accordingly to take the said amendment into consideration.

And the said amendment was read, and is as followeth:--

Press 1, Line 28.—Leave out "second" and insert " third."

And the said amendment being again read, it was

agreed to by the House.

Ordered, That Mr. Cauchon do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendment.

On motion of Mr. Smith of Wentworth, seconded by the Honourable Mr. Robinson,

Ordered, That the amendments made by the Le- Great Western gislative Council to the Bill, intituled, "An Act Railroad Bill." to incorporate a Company to extend the Great "Western Railroad from Hamilton to Toronto,"

be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 2, Line 41 .- After "named" insert "before Amendmente.

"proceeding to business, or, in the event of their differ-" ing as to the choice of such " other person, to be appointed " by the Judge of the Dis-" trict Court, for the District " in which the lands are situ-"ate, before the others pro-" ceed to business."

7.—After "aforesaid" insert " or re-"fuse or neglect so to do for "the space of one calendar month, after having been " thereto required by the said

" Company. 8.—Leave out from "apply" to
"them" in line 16, both inclusive, and insert "nominate one "indifferent person, and for the "Judge of the District Court, " for the District in which the " lands are situate, on the ap-" plication of the said Com-"pany, to nominate and ap-" point one other indifferent person, who, together with "one other person, to be chosen by the persons so " named, before proceeding to " business, or, in the event of "their differing as to the "choice of such other person, " to be appointed by the said "Judge, before the others "proceed to business."

21.-Leave out "their" and insert " the.

After "decision" insert " of the " majority of such Arbitra-" tors."

38.—Leave out from "apply" to "time" in line 41, and insert " nominate one indifferent per-"son, and for the Judge of "the District Court for the " District in which such lands "are situate, on the applica-"tion of the said Company "to appoint one other indif-" ferent person, who together "with one other person, to be "chosen by the person so named before proceeding to "business, or, in the event of

"their differing as to the

Great Western Railroad Bill.

" choice of such other person,

"Judge before the others " proceed to business, shall be

" Arbitrators."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Smith of Wentworth do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

Member added to a Commit-

Ordered, That Mr. Tuché be added to the Standing Committee on Contingencies.

On motion of Mr. Macdonell of Stormont, seconded by Mr. Chauveau,

Address, Cornwall Road.

Resolved, That an humble Address be presented House. to His Excellency the Governor General; praying that he will be pleased to cause to be laid before this House, the Report of the Chairman of the Board of Works, on which was founded the grant of nine hundred pounds of the last by Mr. Stewart of Bytown, Session of the Legislature for the improvement of the Cornwall and L'Orignal Post Road.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Chauveau, seconded by Mr. Lantier,

Address. E. S. DeRottermund.

Resolved, That an humble Address be presented to His Excellency the Governor General; praying that His Excellency will be pleased to cause the proper Officer to lay before the House, Copies of any Report or Reports from E. S. De Rottermund, heretofore Chemist to the Provincial Geological Department, to the head of the said Department, or to the Provincial Government; and also of all correspondence between the said E. S. DeRottermund and the said De-Government.

Ordered, That the said Address be presented to

On motion of Mr. Boulton, seconded by Mr. Gowan,

Counsel.

Ordered, That Counsel be heard at the Bar of this House on Thursday next, on the several Bills introduced, affecting the Charter and Endowment of King's College.

On motion of Mr. Macdonald of Kingston, seconded by Mr. Smith of Frontenac,

Kingston and Ottawa Road. Ordered, That that part of the Speech of His Excellency, the Governor General, delivered at the opening of the last Session of the Provincial Parliament, as relates to a Road from the Town of Kingston, through the Inland Territory, towards the Ottawa, be now read.

The same was read accordingly.

Members Extion Committees.

According to Order, Pierre J. O. Chauveau, cused for not attending Elecwas absent on the twenty-first instant from the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, attended in his place in this House.

Mr. Chauveau rose in his place, and having given satisfactory reasons for not being present at the meeting of the said Committee,

On motion of Mr. Smith of Frontenac, seconded Members ex-" to be appointed by the said by Mr. Stewart of Bytown,

Resolved, That Mr. Chauveau having given satis-attending Elecfactory reasons for not being present on the tees. twenty-first instant, at the meeting of the Select Committee for the trial of the Controverted Election for the County of Oxford, he be now excused for such non-attendance.

According to Order, Jacques Philip Lantier, Esquire, Member for the County of Vaudreuil, who was absent on the twenty-first instant, from the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, attended in his place in this

Mr. Lantier rose in his place, and having given satisfactory reasons for not being present at the Meeting of the said Committee,

On motion of Mr. Smith of Frontenac, seconded

Resolved, That Mr. Lantier having given satisfactory reasons for not being present on the twentyfirst instant, at the meeting of the Select Committee for the trial of the Contested Election for the County of Oxford, he be now excused for such non-attendance.

Mr. Jessup, from the Committee of the whole Common House, on the Bill to repeal certain Enactments School Bill, therein mentioned, and to make better provision for (L. C.) Elementary Instruction in Lower Canada, reported, according to Order, the amendments made by the Committee to the said Bill.

The Honourable Mr. Papineau moved, seconded by the Honourable Mr. Attorney General Smith, that the Question of Concurrence be now separately put upon each of the said amendments.

Mr. Boutillier moved in amendment, seconded by Mr. Chabot, That all the words after "That," in the partment, or between him and the Provincial said motion, be struck out, and the following substituted, "the said Bill be now recommitted to a Com-" mittee of the Whole House, for the purpose of His Excellency the Governor General, by such "amending it, by inserting in the 38th clause, after Members of this House as are of the Honourable the Executive Council of this Province." "all Charitable Institutions or Hospitals incorporated " by Act of Parliament."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:

Messieurs Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chalmers, Chauveau, Cummings, DeBleury, Desaunier, Dickson, Drummond, Duggan, Ermatinger, Foster, Gowan, Guillet, Jessup, LaFontaine, Lantier, Laterrière, Leslie, Macdonald of KINGSTON, Macdonell of DUNDAS, Macdonell of STORMONT, M'Connell, Methot, Monro, Petric, Price, Robinson, Scott, Seymour, Sherwood of Brockville, Smith of Went-WORTH, Stewart of Bytown, Taché and Williams .-

Messieurs Attorney General Draper, Papineau, Attorney General Smith, Solicitor General Taschereau and Viger-(5.)

So it was carried in the affirmative.

The question being then put upon the main motion, as amended, it was agreed to-

And the House accordingly resolved itself into the said Committee.

Mr. Lantier took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Lantier reported that the Committee had gone through the Bill, and had made a further amendCommon School Bill, (L. C.)

ment thereto, which amendment was again read at the Clerk's table.

Ordered. That the question of concurrence be now separately put upon each of the said amendments. And the said amendments being again severally read, and the question being separately put upon

each, they were agreed to by the House. On motion of Mr. Cauchon, seconded by Mr. Bou-

tillier,

Ordered, That the following amendment be made to the twentieth clause of the said Bill: strike out "thirty" and insert "twenty.

Mr. Lantier moved, seconded by Mr. Chauveau, that the following amendment be made to the twentysecond clause of the said Bill: strike out the eleventh paragraph, and insert the following in lieu thereof, "to cause to be levied by assessment and rate, in the

"manner hereinafter provided by this Act, or by " voluntary subscriptions in each Parish or Township, " a sum equal to that allowed of the Common School

"Fund, for each Parish or Township, and to report "their proceedings, in this respect, to the Superin-"tendent; and to enable the School Commissioners

" to receive from the Superintendent of Education, " their share of the Common School Fund, they shall "furnish him with a Declaration from the Secretary

"Treasurer, that he has actually and bona fide received, and has in his possession, for the purposes " of this Act, a sum equal to the said share accruing " to such Commissioners, and stating whether the

" same has been levied by assessment and rate, or by "voluntary subscription: Provided, nevertheless, " that if in any Parish or Township, any School Dis-

" trictor Districts shall refuse to contribute voluntarily " to the amount of their respective portions of the " sum granted out of the public monies, arising from

"the Common School Fund, such School District or " Districts, may be assessed for the same, in the man-" ner provided by this Act, although the other School

"Districts in the same Parish or Township may not be liable to such assessments."

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS. Messieurs Chauveau, Desaunier, Lantier, Macdonell of STORMONT, M'Connell, and Solicitor General Taschereau.—(6.)

Messieurs Baldwin, Boulton, Boutillier, Cauchon, Cayley, Chabot, Chalmers, Cummings, DeBleury, DeWitt, Dickson, Drummond, Guillet, Jessup, La Fontaine, Laterrière, Leslie, Méthot, Moffatt, Monro, Nelson, Papineau, Price, Robinson, Scott, Seymour, Sherwood of Brockville, Smith of Frontenac, Attorney General Smith, Smith of WENTWORTH, Stewart of Byrown, Taché, and Viger.—(33.)

So it passed in the negative.

On motion of the Honourable Mr. Attorney General Smith, seconded by the Honourable Mr. Papineau,

Ordered, That the following amendment be made to the twenty-second clause of the said Bill: in the thirteenth paragraph, after "indigent persons," insert "Lunatics or Idiots."

On motion of the Honourable Mr. La Fontaine,

seconded by Mr. Leslie,
Ordered, That the following amendment be made to the thirty-eighth clause of the said Bill: strike out "Provided that unconceded Lands in Seig-" niories, as well as the Seigniorial Grist Mills, " shall be free from assessment," and insert "Pro-" vided that unconceded Lands, (that is to say, " terres en bois debout, or uncultivated Lands in "the possession of the Seigniors,) in Seigniories, " shall be free from assessment under this Act."

On motion of the Honourable Mr. Papineau, Common seconded by the Honourable Mr. Attorney General School I

Ordered, That the following amendment be made to the thirty-ninth clause of the said Bill: after " Act," in the forty-first line, insert " a copy of "which valuation the Municipal Council shall, "on demand, furnish to the Corporation of "School Commissioners."

Ordered, That the said Bill as amended be En-

grossed.

The Order of the Day for the second reading of Public Lands the Bill to extend the provisions of the 13th section Bill. of an Act of the Province of Canada, intituled, "An "Act for the disposal of Public Lands," and to amend the said Act in other respects, and further to provide for the final settlement of Land Claims, being

Ordered, That the said Bill be read a second time on Saturday next.

The Order of the Day for the second reading of Quebec Trinity the Bill to authorize the Quebec Trinity House to House Bill. license as Pilots a certain class of persons therein mentioned, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

The Order of the Day for the second reading of vanzande's the Engrossed Bill from the Legislative Council, Relief Bill. intituled, "An Act for the relief of Juliet Vanzandt, "wife of Jacob L. Vanzandt, who claims as sister "of the half blood of Richard Duncan, late of Wil-" liamsburg, in the Eastern District of this Province,"

Mr. Macdonell of Dundas moved, seconded by the Honourable Mr. Morin, that the said Bill be read a

second time on this day six months.

The question having been put upon the said motion, a division ensued, and it was carried in the affirmative, and

Ordered, Accordingly.

The Order of the Day for the second reading of Toronto Hospithe Bill to incorporate the Trustees of the Toronto tal Bill. Hospital, being read;

Mr. Boulton moved, seconded by Mr. Duggan, That the said Bill be now read a second time. The question having been put upon the said motion, a division ensued, and it passed in the negative.

A Message was brought by Frederick Starr Jarvis, Royal Assent Esquire, Gentleman Usher of the Black Rod: to Bills. Mr. SPEAKER,

His Excellency the Governor General desires the immediate attendance of this Honourable House in the Legislative Council Chamber.

Accordingly Mr. Speaker, with the House, went

to the Council Chamber.

And being returned,

Mr. Speaker reported, that agreeable to the commands of His Excellency the Governor General, the House had attended His Excellency in the Legislative Council Chamber, where His Excellency was pleased to give in Her Majesty's name, the Royal Assent to the following Public and Private Bills:-

"An Act to allow the formation of more than one Titles. Agricultural Society in a County in Lower Canada, and for the relief of the Society for the County of Montreal."

"An Act to amend the Act amending certain provisions of the Ordinance for establishing an efficient system of Police in the Cities of Quebec and Montreal."

"An Act to repeal the Act incorporating the Quebec Gas Light and Water Company."

Titles:

- " An Act to attach certain Territory therein described to the District of Huron, for certain purposes.'
- cases wherein the right of any party to any office in of the University of Upper Canada, being read; the Corporation may be called in question.
- "An Act further to amend the Ordinance incorporating the City of Quebec, and for other purposes.
- "An Act to require Slides of certain dimensions to be crected upon the several Mill Dams in the River Moira and its tributaries, in the District of
- "An Act to amend an Act entitled, "An Act to extend the Charter of the Commercial Bank of the Midland District, and to increase its capital stock."
- " An Act to authorize the Desjardins Canal Company to borrow a sum of money to complete the Desjardins Canal."
- " An Act to remove all doubts as to the validity of certain Deeds, Instruments, and Documents, executed before Notaries in Lower Canada, and to secure the Rights, Titles, and Interests of all persons concerned therein."
- " An Act to convey a part of the Concession Line between the 3rd and 4th Concessions of the Township of Barton, in the Gore District, to Robert Jarvis
- " An Act to enable the District of Bathurst to receive the School Monies apportioned to it, in the year one thousand eight hundred and forty-five, notwithstanding the failure of the District Council to levy an equal sum."
- "An Act to amend an Act, intituled, "An Act to extend the Charter of the Bank of Upper Canada, and to increase the Capital Stock thereof."
- " An Act to authorize the Community of the Sisters of Charity of the General Hospital, Montreal, (Grey Nuns) to sell or alienate their property, situated at Pointe à Callière, in the City of Montreal, and to invest the capital price or prices thereof in other Real and Immoveable Property."
- "An Act to amend the Act for defining the limits of Counties and Districts in Upper Canada."
- "An Act to incorporate the Huntingdon Plank Road Company."
- " An Act for the better establishment and maintenance of Common Schools in Upper Canada."
- "An Act to provide for the removal of the place of holding the Circuit Court in the County of Lotbinière, from Ste. Croix to Lotbinière, and of the Registry Office of the said County, from the place where it is now held to Ste. Croix."

Sheriffs

The Order of the Day for the House in Committee Poundage Bill. on the Bill to regulate the Poundage to be received by Sheriffs on Executions, and for other purposes therein mentioned, being read;

The House accordingly resolved itself into the said Committee.

Mr. Boulton took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Boulton reported that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the Bill to amend and extend the provisions of the Roads Bill. the same.

Ordered, That the Report be received on Tuesday next.

"An Act to amend the laws incorporating the The Order of the Day for the second reading of University City of Montreal, and to facilitate the decision of the Billsto erect a University by the name and style Bill, (U. C.)

Ordered, That the said Bill be read a second time on Thursday next.

The Order of the Day for the House in Committee Trade. to consider certain Resolutions to be proposed on the subject of Trade, with the view to adopt an humble Address to Her Majesty relative thereto, being read; Ordered, That the said Order of the day be post-

poned until Thursday next.

The Order of the day for the House in Committee " Bunque des on the Bill to incorporate " La Banque des Marchands," " Me being read;

The House accordingly resolved itself into the said Committee.

Mr. Macdonell of Dundus took the Chair of the

Committee, and after some time spent therein, Mr. Speaker resumed the Chair;

And Mr. Macdonell of Dundas reported that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

A Message from the Legislative Council by John Message from A Message from the Degislative Council by John Legislative Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

Mr. SPEAKER, The Legislative Council have passed a Bill, in-Marriages Bill. tituled, "An Act to amend and extend the provisions (U. C.) " of an Act of the Parliament of the late Province of "Upper Canada, intituled, "An Act to make valid "certain Marriages heretofore contracted, and to pro-"vide for the future solemnization of Matrimony "in this Province," to which they desire the concurrence of the Assembly.

And also.

The Legislative Council have passed the Bill, Great Western intituled, "An Act to alter and amend the Charter Railroad Bill. " of the Great Western Railroad Company," with several amendments, to which they desire the concurrence of the Assembly.

And then he withdrew.

An Engrossed Bill from the Legislative Council, Marriages Bill, intituled, "An Act to amend and extend the provi- (U. C.) " sions of an Act of the Parliament of the late Pro-" vince of Upper Canada, intituled, "An Act to make "valid certain Marriages heretofore contracted, and "to provide for the future solemnization of Matrimony in this Province," was read for the first time.

On motion of Mr. Price, seconded by the Honourable Mr. Baldwin,

Ordered, That the said Bill be read a second time on Tuesday next.

The Order of the Day for the House in Committee R. Randall's on the Report of the Select Committee, to which Remuneration. was referred the Petition of J. H. Culp, of the Township of Stamford, in the District of Niagara, being read;

The House accordingly resolved itself into the said Committee.

Mr. Tuché took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

The Order of the Day for the second reading of Montreal

Moutceal Ruads Bill.

Laws relative to Turnpike Roads in the neighbourhood of Montreal, being read;

The said Bill was accordingly read, and ordered to be Engrossed.

On motion of the Honourable Mr. Robinson, seconded by Mr. Smith of Wentworth,

Ordered, That the amendments made by the

Great Western Railroad Bill.

Legislative Council to the Bill, intituled, "An "Act to alter and amend the Charter of the "Great Western Railroad Company," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 12, Line 24.—After "Districts" insert "res-"pectively."

13 1.-Leave out from "apply" to "them" in line 10, both ininclusive, and insert, "nomi-

"nate and appoint one or " more indifferent person or " persons, and for the Judge " of the District Court for the " District in which such lands " or grounds are situate, on the " application of the said Com-" pany, to nominate and appoint an equal number of " indifferent persons, who, to-" gether with one other per-

" son, to be elected by ballot

" by the person so named." 15.-Leave out "whose" and insert "the."

-After "decision" insert "of "the majority of such arbi-" trators.

39.—Leave out from "apply" to "time," where it occurs sescondly in line 42, both inclusive, and insert " nominate " and appoint one or more in-"different person or persons, "and for the Judge of the " District Court for the Dis-"trict in which the lands " or grounds are situate, on "the application of the said " Company, to nominate and "appoint an equal number of " indifferent persons, who, to-"gether with one other in-" different person, to be elected "by ballot by the persons so " named, shall be arbitrators."

-After "Gore" insert "and 16 " also in the Western District."

-After "them" insert the following Clauses A & B.

CLAUSE A.

" And be it enacted, that " the said Company shall at " all times, when thereunto " required by Her Majesty's " Deputy Post Master Gene-" ral, the Commander of the " Forces, or any person hav-"ing the command or super-"intendence of any Police " Force, carry Her Majesty's "Mail, Her Majesty's Naval " or Military Forces, or Mili-" tia, and all Artillery, Ammu"nition, Provisions, or other Great Westera Stores for their use, and Bailroad Bill.

"all Policemen, Constables, "and others travelling on "Her Majesty's Service on "their said Railroad, on such "terms and conditions, and "under such regulations as "the said Company and the said Deputy Post Master General, the Commander of "the Forces, or person in command of any Policeforce "respectively, shall agree upon, or if they cannot "agree, then upon such terms "and conditions, and under "such regulations, as the "Governor or person admin-"istering the Government, " shall in Council make, Pro-"vided that by such regula-"tions the Company shall not "be required to start any "train or steamboat at any "other time than their ordi-"nary time of, starting the "same; but they may be re-" quired to provide a separate " carriage for the Mail and the " person or persons in charge " thereof; And Provided also, " that any further enactments "which the Legislature of " this Province may hereafter "deem it expedient to make " with regard to the carriage " of the said Mail, or Her " Majesty's Forces, and other " persons and articles as afore-" said, or the rates to be paid " for carrying the same, or in " any way respecting the use " of any Electric Telegraph, " or other service to be render-"ed by the Company to the "Government, shall not be "deemed an infringement of "the privileges intended to be conferred by this Act. "And nothing in this Act contained shall be construed " to authorize the said Com-" pany to take or enter_upon "any Lands or Real Estate of any kind belonging to " Her Majesty, Her Heirs or Successors, or vested in or " held in Trust, by the Prin-"cipal Officers of Her Ma-"jesty's Ordnance, or any public body, person or party " in Trust for the uses or ser-" vice of Her Majesty, Her " Heirs or Successors, whether " such Real Estate be held in " fee simple, or for any less "Estate during the continu-"ance of such Estate, unless " the entering upon or taking " of such Lands or Real Es-" tate be authorized by the "Governor in Council, or by " the Commander in Chief of "Her Majesty's forces in this "Province."

Great Western Railroad Bill.

CLAUSE B.

"And be it enacted, That

" nothing herein contained " shall affect or be construed

" to affect, in any manner or "way whatsoever, the rights of

"Her Majesty, Her Heirs and "Successors, or of any person

"or persons, or of any bodies

"politic, corporate or col-"legiate, such only excepted "as are herein mentioned."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Smith of Wentworth do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Boulton, seconded by Mr. Seymour.

Cobourg Manufacturing Bill. Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act "to incorporate the Cobourg Manufacturing "Company," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 9, Line 3.—Leave out from "Company"

to "may" in line 4.

" " 15.—Leave out from "except" to "provided," both inclusive.

" " 21.—After "Corporation" insert
"distinguishing those who are
"Directors, and stating the
"number of shares held by

"each shareholder."
And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Boulton do earry back the said
Bill to the Legislative Coucil, and acquaint their
Honours that this House hath agreed to their

amendments.

Orders Postponed. Ordered, That the remaining Orders of the Day be postponed until Tuesday next.

Then, on motion of Mr. Duggan, seconded by the Honourable Mr. DeBleury,

The House adjourned until Tuesday next at ten o'clock, A. M.

Martis, 26° die Maii.

Anno Nono Victoria Regina 1846.

10â horâ A. M.

Petitions laid

THE following Petitions were severally brought up and laid on the table:—

By Mr. Stewart of Bytown,—The Petition of Lachlin Stewart and others, of the Eastern and Ottawa Districts; and the Petition of Mrs. Elizabeth M'Givern, of the Town of Bytown.

By the Honourable Mr. Moffatt,—The Petition of Messieurs Hamilton and Low; and the Petition of John Dods, President of the St. Michel Road Com-

By Mr. Price,—The Petition of Jared Vining, Esquire, on behalf of the Municipal Council of the District of Brock; and the Petition of Elliot Grieve, Senior, and others, of the Township of Westminster.

By Mr. Ermatinger,—The Petition of John Short, Petitions Isid Henry Long and others, Members of the United on the table. Church of England and Ireland, in the Township of London, in the Diocese of Toronto.

By the Honourable Mr. Robinson,—The Petition of the Municipal Council of the District of Simcoe,

(relating to a grant.)

By Mr. Macdonald of Cornwall,—The Petition of James Kerby, Lessee of the Crown Ferry at Fort Erie Rapids, Niayara District.

An Engrossed Bill to repeal certain enactments Common therein mentioned, and to make better provision for (L. C.) Elementary Instruction in Lower Canada, was read for the third time.

The Honourable Mr. Moffatt moved, seconded by Mr. Macdonald of Cornwall, that the following Engrossed Proviso be added to the twenty seventh clause of the said Bill, by way of Ryder, and do make part thereof:—

"Provided always, that whenever the majority of the children attending any School now in operation, and the School House shall belong to or be occupied by such dissentients, the said School House shall continue to be occupied by them so long as the number of children taught in such School shall amount to the number required by this Act to form a School District; and the entire amount of monies raised by assessment on such dissentients shall be paid to the Trustees of such School, together with a due proportion of the Building Fund."

The question having been put upon the said motion, a division ensued, and the names being called

for, they were taken down as followeth:—

YEAS.

Messieurs Berthelot, Boutillier, Chalmers, Christie, De Bleury, Duggan, Ermatinger, Foster, Gowan, Jessup, Lantier, Macdonald of Cornwall, Macdonell of Stormont, McConnell, Moffatt, Petrie, Robinson, Seymour, Smith of Frontenac, Smith of Wentworth, Stewart of Bytown, Watts, and Williams.—(23.)

NAYS.

Messieurs Armstrong, Baldwin, Cayley, Chauveau, Daly, DeWitt, Dickson, Drummond, Guillet, Lacoste, LaFontaine, Laterrière, Laurin, Leslie, Méthot, Morin, Papineau, Rousseau, Scott, Attorney General Smith, Solicitor General Taschereau and Viyer.—(22.)

So it was carried in the affirmative.

The said Proviso being then thrice read, and the question being put thereon, it was agreed to by the House.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Papineau do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to incorporate "La Banque des "Banque des Marchands" was read for the third time.

Resolved, That the Bill do pass.

Bill.

Ordered, That Mr. Leslie do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to amend and extend the pro-Montreal visions of the Laws relative to Turnpike Roads, in Roads Bill. the neighbourhood of Montreal, was read for the third time.

Resolved, That the Bill do pass, and the Title be, "An Act to amend and extend the Laws relative to the Turnpike Roads in the neighbourhood of Montreal."

Ordered, That Mr. Jobin do carry the said Bill to the Legislative Council, and desire their concur-

Quebec Trinity House Bill.

An Engrossed Bill to authorize the Quebec Trinity House to license as Pilots, a certain class of persons therein mentioned, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Cauchon do carry the said Bill to the Legislative Council, and desire their concurrence.

Montreal Ballot Bill.

An Engrossed Bill to amend an Act therein mentioned, and to establish the vote by Ballot, in the Election of Councillors and Assessors, of and for the City of Montreal, was read for the third time.

Resolved, That the Bill do pass, and the Title be, " An Act to amend an Act therein mentioned,

"and to make better provision for the Election " of Councillors and Assessors, of and for the

"City of Montreal."
Ordered, That Mr. Leslie do carry the said Bill to the Legislative Council, and desire their concurrence.

Petitions read.

Pursuant to the Order of the Day, the following Petitions were read:-

Of Jumes Blackburn and others, Creditors of the late Municipal Council, of the District of Sydenham; praying that measures may be taken to secure to

them their just claims against the said Council.

Of the Reverend M. Townsend and others, of the County of Rouville; of the Reverend Thomas Johnson and others, inhabitants of Abbotsford and its vicinity; and of the Reverend William Jones and others, of Bedford; praying that a clause may be introduced into all Bills granting Railway Privileges, to prohibit travelling on Sundays, except in cases of great emergency and under certain restrictions.

Of William New and others, residing in the neighbourhood of the Town of Hamilton; praying against the extension of the limits of the said Town.

Of the Reverend J. Winterbotham and others, Members of the Baptist Church and Congregation Meeting in the Town of Brantford; praying that no division be made of the Clergy Reserve Lands, but that measures may be adopted to cause the proceeds of the said Lands to be appropriated to the pur-

poses of general education.

Of the Reverend J. Winterbotham and others, Members of the Baptist Church and Congregation Meeting in the Town of Brantford; praying that the endowment of King's College may be preserved entire; and that each religious Sect may be left to provide a Theological Education for its Ministers,

without public aid

Of the Reverend Matthew Kerr and others, Members of the United Church of England and Ireland, in the Townships of March and Huntley, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands, as shall correspond with their share of the income arising from the same.

Of Joseph Bouchette, Esquire, and others, employed in the Civil Service of the Provincial Government; praying for an allowance in consideration of the

removals of the Seat of Government.

Of the Reverend Charles Fletcher and others, of the village of Chippawa and neighbourhood, in the District of Niagara; praying that no partition be made of the endowment of the University of King's College, but that the said University may be established upon a firm and liberal basis.

Of Messieurs Gilmour and Company and others, Merchants, and other citizens of the City of Montreal;

praying for a repeal of the Bankrupt Law.
On motion of the Honourable Mr. Moffatt, seconded by the Honourable Mr. Robinson,

Ordered, That the Petition of Messieurs Hamilton Pethions readand Low, setting forth that they are largely interested in the Montreal Turnpike Trust, and praying that no Bill be passed by which their security may in any respect be lessened, unless provision be made for the payment of the monies loaned by the said Trust, be now read, and that the Rule of this House of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

On motion of the Honourable Mr. Moffatt, seconded by the Honourable Mr. Robinson,

Ordered, That the Petition of John Dods, President of the St. Michel Road Company, setting forth their apprehensions that a certain portion of the Road, at present under the management of the said Company, may be placed under the control of the Montreal Corporation, in virtue of the Bill now before the House, to amend the Municipal Law of Lower Canada, and praying relief, be now read, and that the Rule of this House of the twenty-eighth of June, 1841, be suspended as to the present Petition.

The said Petition was read accordingly.

Ordered, That the Petition of Joseph Bouchette, Petition of Esquire, and others, employed in the Civil Ser- et al. referred vice of the Provincial Government, be referred to the Standing Committee on Contingencies.

Mr. Christie, from the Select Committee appointed Commutations to enquire into and report upon the expenses usually of Tenure of incurred in effecting Commutations of Tenure of Land. Land held en Fief, or à titre de cens of the Crown in Lower Canada, into that of Free and Common Soccage, under the Imperial Act 3rd Geo. 4th, chap. 119, and their legality, and whether such expenses have contributed to prevent Commutations, or have proved an obstacle thereto, and to report upon the expedience of making provision by Law for modifying those expenses or charges, with a view to facilitate the operation of the said Act, and to render Commutations under it less expensive, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix R. R.) Ordered, That the said Report be printed for the Printed. use of the Members of this House.

Ordered, That Mr. Christie have leave to bring in Commutation a Bill to facilitate Commutation of the Tenure of Tenure of Land held à titre de cens, or en roture of the Crown in Lower Canada, into that of Free and Common Soccage.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Tuesday the sixteenth of June next.

Mr. Christie, from the Select Committee to which Gaspé Municiwas referred the Bill relating to the Magdalen Islands, polities Bill. in the Gulf of St. Lawrence, and to enable the inhabitants, householders thereof, to establish a Municipal Council in the said Islands; and the Bill relating to certain Municipalities in Gaspé not regularly established according to Law, and to remedy the defect, and for other purposes; reported that the Committee had gone through the latter of the said Bills, without making any amendment thereto, and the Report was again read at the Clerk's table.

Ordered, That Mr. Price be added to the Select Member added Committee, to which was referred the Petition to a Committee. of William Hillis and others, of the District of London, and another reference.

Quebec and Halifax Railroad.

On motion of the Honourable Mr. Attorney General Smith, seconded by the Honourable Mr. De Bleury.

Resolved, That this House is fully sensible of the value and importance in a political point of view, of improving the Inland Route between Quebec and Halifax, by the construction of a Railroad, thereby shortening the time within which communications can take place between this Province and the Mother Country, and facilitating the defence of the British Possessions on this Continent, in the event of a War.

Resolved, That in the opinion of this House, a Survey and Estimate should be made for the purpose of ascertaining the best Route for, and the cost of constructing such a Railroad from Quebec to the South-eastern Boundary of this Province, to unite with a Railroad to be constructed onwards to Halifax, and that a Report should also be obtained of the nature of the country through which the first mentioned Railroad will pass—the Population, Resources, Trade, and other statistical information as will enable this House to judge of the Commercial value and importance of the projected improvement, and to decide on the extent to which it may be for the interest of this Province to cooperate with the Imperial Government and the Sister Colonies, in encouraging and assisting the completion of this undertaking

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to take the necessary measures to procure such Survey, Estimate, Keport, and information, assuring His Excellency that this House will make good the expense attending the same.

Resolved, That a Select Committee composed of the Honourable Mr. Attorney General Smith, the Honourable Mr. Morin, and the Honourable Mr. DeBleury, be appointed to draw up and Report the Draught of an Address to His Excellency the Governor General, in conformity with the foregoing Resolutions.

On motion of Mr. Laurin, seconded by the

Honourable Mr. Morin, Winter Ron's

Bill.

Ordered, That the amendment made by the Legislative Council to the Bill, intituled, "An Act to repeal two certain Ordinances therein part of the Province heretofore Lower Canada, " in so far as regards the District of Quebec, the "District of Gaspé, and that part of the Disinto consideration.

The House proceeded accordingly to take the said amendment into consideration,

And the said amendment was read, and is as followeth:-

Press 1, Line 29.—Leave out "repealed" and insert "Suspended until the " first day of May, which will " be in the year one thousand "eight hundred and forty " seven, and from thence until

"the end of the then next "Session of the Provincial

" Parliament, and no longer." And the said amendment being again read, it was agreed to by the House.

Ordered, That Mr. Laurin do carry back the said Bill to the Legislative Council, and acquaint

On motion of Mr. Colvile, seconded by Mr. Stewart

Ordered, That the amendments made by the Legis-Presbyterian lative Council to the Bill, intituled, "An Act Bill. "to enable the Ministers of the Associate Pres-"byterian Synod of North America to keep " Registers of Baptisms, Marriages and Burials, "performed by them, and for other purposes,"

be now taken into consideration. The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 1 Line 33.—After "Minister" insert "au-" thorized by law to keep such " Register."

" — After "in" insert "that part "of."

" " " —After " Province" insert " called Lower Canada."

-After "shall" insert "be a

"subject of Her Majesty and " shall."

3 " -After "in" insert "that part " of."

" " " Province" insert -After " called Lower Canada."

26.—After "be" insert "recover-"able." "

And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Colvile do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

The Honourable Mr. Baldwin moved, seconded by Instruction to Mr. Price, That it be an Instruction to the Commit- a Committee. tee of the whole House on the Bill to amend the Law constituting the Board of Works, so to amend the Schedule B. 4. of the said Bill, as to protect those from having to pay double Tolls, who having paid for one use of the Road may, from living at a distance, or from other causes, be unable to make their return trip within twenty-four hours of their first passing; such proceeding not to affect the present Lessces of Tolls during the continuance of their present Leases. respectively.

The Honourable Mr. Moffatt moved in amendment to the said motion, seconded by the Honourable Mr. Solicitor General Sherwood, That the following words "mentioned, relating to Winter Roads in that be added thereto, "or to provide a reasonable Tolf

going and returning."

The question having been put upon the said motion of amendment, it was agreed to unanimously.

"triet of Three Rivers, which is or was in the Municipal District of Portneuf," be now taken as amended, it was also agreed to by the House, and Ordered, Accordingly.

> A Message from the Legislative Council by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery.

Mr. Speaker,

The Legislative Council have passed the following Bills with amendments, to which they desire the concurrence of the Assembly.

- "An Act to revive and amend the Act of Upper Cobourg Rail"Canada, incorporating the Cobourg Railroad Com-road Bill. " pany, and for other purposes therein mentioned."
- "An Act to define the limits of Bytown, and to Bytown Incestablish a Town Council therein." And then he withdrew.

According to Order, Louis Lacoste, Esquire, Mem- Member extheir Honours that this House hath agreed to ber for the County of Chambly, who was absent on cused for not their amendment.

ber for the County of Chambly, who was absent on cused for not their amendment.

the twenty-first and twenty-third instant, from the tion Commit-

Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the on the Bill for the better regulation of the Militin of City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, attended in his place in this House.

Mr. Lacoste rose in his place, and having given satisfactory reasons for not being present at the Meetings of the said Select Committee, and having verified the same upon oath,
On motion of Mr. Chauveau, seconded by the

Honourable Mr. Baldwin,

Resolved, That Mr. Lacoste having given satisfactory reasons for not being present on the twentyfirst and twenty-third instant, at the Meetings of the Select Committee for the trial of the Contested Election for the County of Oxford, and having verified the same upon oath, he be now excused for such non-attendance.

On motion of Mr. Macdonald of Cornwall, se-

Cornwall Inrorperation Bill,

conded by Mr. Mucdonell of Dundas,
Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act "to amend the Act of Incorporation of the Town of Cornwall, and to establish a Town Council "therein, in lieu of a Board of Police," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration,

And the said amendments were read, and are as

followeth:

Press 5, Line 24.—Leave out "public." " 25.—After "sewers" insert "(such "wharves, docks, or quays being the exclusive property " of the said Corporation.)

9.—Leave out from "stills," to "sale" in line 10, both inclu-

23.—After "shops" insert "work-"shops, distilleries, manufac-" torics."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Macdonald of Cornwall, do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

Sheriffs'

Mr. Boulton, from the Committee of the whole Poundage Bill. House, on the Bill to regulate the poundage to be received by Sheriffs on Executions, and for other purposes therein mentioned, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

grossed.

Board of Works Bill.

The Order of the Day for the House in Committee on the Bill to amend the Law constituting the Board of Works, being read;

The House accordingly resolved itself into the said

Mr. Cauchon took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Cauchon reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again to-morrow.

On motion of the Honourable Mr. Robinson, seconded by Mr. Duggan,
Ordered, That when this House doth adjourn, it

willadjournuntil to-morrow at Eleven o'clock A.M.

The Order of the Day for the House in Committee, Militia Bill. this Province, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Leslie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Leslie reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again to-morrow.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow.

Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Daly.

The House adjourned until to-morrow at Eleven o'clock, A. M.

Mercurii, 27° die Maii.

Anno Nono Victoriæ Reginæ 1846.

11, â Hora, A. M.

RESOLVED, That the Petition of Hiram Adams Petition of H. and Abel S. Pope, of the Township of Edwards-Adams and A. burgh, in the District of Johnstown, be referred red. to a Select Committee, composed of Mr. Jessup, Mr. Sherwood of Brockville, Mr. Seymour, Mr. Foster, and Mr. Cummings, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Mr. Jobin, from the Select Committee to which Montreal was referred the Petition of E. Guy, Esquire, and Roads. others, residing on the Lower Lachine Road, and other references, with an Instruction to the said Committee, and with power to report from time to time: presented to the House the Second Report of the said Committee, which was again read at the Clerk's

(For the said Report, see Appendix S. S.)

On motion of Mr. Christie, seconded by Mr. Chauveau,

Resolved, That an humble Address be presented to New Brunsthe Queen's Most Excellent Majesty, conveying wick to Her Majesty are newed expression of our loyalty and attachment to Her Majesty's Person and Government, and at the same time our unfeigned concern at the misunderstanding that has arisen between the Government of this Province and that of Her Majesty's Province of New Brunswick, respecting the Boundary Line between the two Provinces, and Tract of Country known as the Madawaska Territory, appertaining to this Province, to which a claim has been set up by the Government of New Brunswick, and an appeal made to Her Majesty by the two Houses of the Legislature thereof at its last Session.

Resolved, That it be in such Address, also dutifully represented to Her Majesty, that Her faithful Subjects, the Commons of Canada, waiving the claim that might fairly be set up by the Government thereof to certain Territory, South of and adjacent to the Ristigouche emptying into the Bay of Chaleurs, over which, as part of New Brunswick, the Legislature and Laws thereof have heretofore exercised jurisdiction without interference on the part of Her Majesty's Canadian Government, nevertheless humbly claim,

Adjournment.

New Brunswick Boun-

ddress to Her Majesty, Post-Office Depart-

ment.

as appertaining to this Province, the whole Tract of Country or Territory adjacent to and North of the Ristigouche, (forming part of the County of Bonaventure,) from the head or western extremity of the Bay of Chaleurs upwards, to where the line prolonged due North from the source of the Ste. Croix, intersects that River, together with the entire Tract or Country adjacent to and westward of the said line of intersection, including the aforesaid Madawaska Territory, bounded on the South by that part of the Northern Frontier of the United States, situate between the said line of intersection, and Frontier, as settled by the late Treaty of Washington, touches the forty-fifth parallel of North the possession whereof, as part of this Province, Her Majesty's faithful subjects, the Commons thereof, pray Her Majesty will graciously be in justice to Her Majesty's Subjects in Canada, and that Her Majesty, in adjusting the matter, will also be pleased to secure to Her Majesty's Subjects in this Province, and others conveying to sea the Products thereof by the River St. John, the free navigation of the same, without being subjected or liable to any impost or duties therefor, by or on the part of the Government and Legislature of New Brunswick.

Resolved, That a Select Committee, composed of Mr. Christie, Mr. Gowan, and Mr. Chauveau, be appointed to draw up and report the Draught of an humble Address to Her Majesty, in conformity with the foregoing Resolutions.

On motion of Mr. Gowan, seconded by the Honourable Mr. Robinson,

Resolved, That an humble Address be presented to the Queen's Most Excellent Majesty, upon the subject of the Post Office Department in this Province, as follows:

To the Queen's Most Excellent Majesty.

MAY IT PLEASE YOUR MAJESTY:

We, Your Majesty's faithful and loyal Subjects, the Legislative Assembly of the Province of Canada, in Provincial Parliament assembled, humbly beg leave to approach Your Majesty, and to renew the expression of our sincere devotion to Your Royal || respectively be, while at present this privilege has Person and Government.

We feel duly sensible of the attention which Your Majesty, and Your Illustrious Predecessors, have ever bestowed upon all complaints emanating from the Representatives of Your faithful Subjects in these Colonies, and we are therefore the more emboldened, in approaching Your Royal Throne, and in soliciting Your Gracious consideration to a subject, which has for many years been one of deep anxiety and regret to all classes of Your Majesty's Canadian People; we allude to the management of the Post Office Department in the Provinces of British North America.

We should be truly sorry to urge upon Your Majesty's consideration, any measure which we believed could tend to weaken or disarrange the ties which bind the People we have the honour to represent, in dutiful allegiance to the Parent State, but we humbly conceive that the continuance of Officers in the direction of so important a Department of the Public Service as the Post Office, and one so nearly connected with all pursuits and avocations in the Colony, who are wholly irresponsible to Your Majesty's Representative in British North America, as

lead to numerous abuses unknown to the Chief of Address toller the Department in London, to create discontent in Majesty. Post. Canada, and to place Your Majesty's Subjects here ment. in a position of inferiority to their fellow Subjects in Britain, and to the Citizens of the neighbouring States, whose Republican Institutions they have no desire to imitate, but whose management of their Post Office affairs, leaves Your Majesty's Subjects here much to envy

We humbly implore Your Majesty, that the Post Master General, and officers appointed to conduct the affairs of the Department in this Colony, may be appointed by, and be made subject to Your Majesty's the point where the line of the said Northern | Representative in this Colony, receiving from time to time such instructions as the Chief of the Department in London may think fit to communicate for latitude, over all which the Government and their guidance. And until the necessary arrange-Legislature of Lower Canada heretofore have ments may be made by Your Majesty's Government, exercised Jurisdiction and Authority, and in to carry out this, our respectful but earnest application, we further desire that the future Salary to be paid to Mr. Stayner, the present Incumbent, may not exceed the sum of £1,000 Provincial Currency, per pleased to maintain Her Canadian Government, annum, an amount which we believe to be adequate compensation for the duties performed, and fully as high as public opinion will sanction.

Your Majesty has been already graciously pleased to grant to Your Representative in this Colony, the privilege of nominating officers to some of the inferior situations in the Department, amongst which was the appointment of Post Masters, but even this concession (which was received very graciously,) has been practically denied, by the power being still withheld of appointing the place, at which subordinate Post Offices should be held—a power which is now exercised by a class of officers called Surveyors, in a manner often detrimental to the Public interest, and at all times without reference to Public responsibility.

The regulations in reference to Colonial Literature generally, and especially regarding Newspapers, are not such as the liberal spirit of the age sanctions, and are highly dissatisfactory to Your Majesty's Colonial Subjects.

Upon this subject Your Majesty's faithful Subjects would further represent, that by the regulations formerly in force, Post Masters were permitted to send notice, free of postage, to the proprietors of the Newspaper Press, signifying to them the "refusal" to receive the papers on the part of the individuals to whom they were addressed, or that the papers "were not called for," or otherwise as the cases might been taken away, and newspapers may continue to be addressed for years to parties by whom they have been refused, and who declined to pay for them in consequence of such refusal; thus subjecting the Newspaper Proprietors not only to the greatest ignorance and uncertainty, but to positive loss of property and manifest injustice. Wherefore it would be the anxious desire of Your Majesty's Canadian Subjects, that Post Masters should be permitted to return to the newspaper office, (free of postage,) all papers not taken out of the office by the party to whom they may be addressed, with the cause of their not being so taken out written thereon. And also that the former practice of permitting "exchange" newspapers to pass through the Post Office to the Newspaper Offices to which they may be respectively addressed, free of postage, should be again put in force.

The postage on letters and packages is enormously high; it is not in accordance with public opinion, and is such as to leave Your faithful People in these Dependencies of Your Empire, far behind their fellow subjects in the British Isles, and inferior to the Citizens inhabiting the neighbouring Republic.

The small amount paid to local Post Masters in well as to Colonial Public Opinion, cannot fail to the several Rural Districts of the Province, for the Majesty, Post Office Depart-

Address to Her duties they are required to perform, but ill assorts with the enormously disproportioned sums paid to the Colonial Head of the Department, and to those other Officers immediately connected with him, and which to this Province, the whole Tract of Country or large salaries and allowances could, as Your faithful Subjects conceive, be more equitably apportioned, in granting fair and reasonable compensation to the the head or western extremity of the Bay Chaleurs officers engaged in the outer branches of the Establishment, and in extending the Postal arrangements the source of the Ste. Croix, intersects that River, of the country

> Ordered, That the said Resolution be referred to the Select Committee appointed to enquire into the Post Office Department; and other refer-

Oxford Election.

Mr. Chauveau, Chairman of the Select Committee appointed to try the merits of the Petition of the Honourable Francis Hincks, of the City of Montreal, complaining of the undue Election and Return of Robert Riddell, Esquire, Sitting Member for the County of Oxford, presented to the House the Final Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

1. Resolved, That Robert Riddell, Esquire, Sitting Member for the County of Oxford, is duly elected for the said County during the present Par-

2. Resolved, That the Petition of Francis Hincks, Esquire, against the Return of the said Robert Riddell, Esquire, is not frivolous or vexatious.

3. Resolved, That the defence of the Sitting Member is not frivolous or vexatious.

Parishes, Churches, &c. Erection OrdiOrdered, That Mr. Drummond have leave to bring in a Bill to explain and amend an Act, intituled, " An Ordinance concerning the erection of Pa-"rishes, Churches, Parsonage Houses, and " Churchyards."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Friday next.

New Brunswick Boundary.

Mr. Christie, from the Select Committee appointed to prepare and report the draught of an humble Address to the Queen's Most Excellent Majesty, on the subject of the Boundary Line between this Province and the Province of New Brunswick, presented to the House the Address prepared by the said Committee, which Address was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Address to Her Majesty.

To the Queen's Most Excellent Majesty. Most Gracious Sovereign,

We, Your Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Canada, in Provincial Parliament assembled, beg leave humbly to approach Your Majesty with the renewed expression of our loyalty and attachment to Your Majesty's Person and Government, and at the same time, our unfeigned concern at the misunderstanding that has arisen between the Government of this Province, and that of Your Majesty's Province of New Brunswick, respecting the Boundary Line between the two Provinces, and Tract of Country including that known as the Madawaska Territory, appertaining to this Province, to which a claim has been set up by the Government of New Brunswick, and an appeal made to Your Majesty by the two Houses of the Legislature thereof, at its last Session, respecting the same.

Ve also beg leave to represent to Your Majesty, that Your Majesty's faithful subjects, the Legislative Assembly of Canada, waiving the claim that might fairly be set up by the Government of Canada to certain Territory south of and adjacent to the Ristigouche, emptying into the Bay Chaleurs, over which, as part of New Brunswick, the Legislature and Laws thereof Committee,

have heretofore exercised jurisdiction without inter-Address to Hereference on the part of Your Majesty's Canadian Go-Majesty. vernment, nevertheless humbly claim, as appertaining Territory adjacent to and north of the Ristigouche, (forming part of the County of Bonaventure,) from upwards, to where the line prolonged due north from together with the entire Tract or Country adjacent to and westward of the said line of intersection, including the aforesaid Madawaska Territory, bounded on the south by that part of the northern frontier of the United States, situate between the said line of intersection, and the point where the line of the said Northern Frontier, as settled by the late Treaty of Washington, touches the forty-fifth parallel of north latitude, over all which the Government and Legislature of Lower Canada formerly exercised jurisdiction and authority, and in the possession whereof, as part of this Province, Your Majesty's faithful subjects, Legislative Assembly thereof, pray Your Majesty will graciously be pleased to maintain Your Canadian Government, in justice to Your Majesty's subjects in *Canada*,--and that Your Majesty in adjusting the matter will also be pleased to secure to Your Majesty's dutiful subjects in this Province, and others conveying to sea the products thereof by the River St. John, the free navigation of the same, without being subjected or liable to any impost or duties therefor by or on the part of the Government and Legislature of New Brunswich.

Ordered, That the said Address be Engrossed.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery:-

> LEGISLATIVE COUNCIL, Wednesday, 27th May, 1846.

Ordered, That one of the Masters in Chancery do Gaspé Margo down to the Legislative Assembly to request ringes, &c., Bill. that they will communicate to this House the Documents, Evidence, and Proofs, upon which is founded the Bill intituled, "An Act to revive " for a limited time an Act therein mentioned, " relating to the proving and recording of cer-" tain Marriages solemnized in the late Inferior " District of Gaspe, anterior to the year one "thousand eight hundred and twenty-one, in-

" cluding also Baptisms and Burials." And then he withdrew.

The Master in Chancery was then called in, and informed by Mr. Speaker, that this House will send an answer by Message.

The Order of the Day for the House in Committee Supply. on the Supply granted to Her Majesty, being read; The House accordingly resolved itself into the said Committee.

Mr. De Witt took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. DeWitt reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same; and also that he was directed by the Committee to move for leave to sit again.

Ordered, That the Report be received to-morrow. Ordered, That the said Committee have leave to sit again to-morrow.

The Order of the Day for the House in Committee Militia Bill. on the Bill for the better regulation of the Militia of this Province, being read;

The House accordingly resolved itself into the said

11, â Horâ, A. M.

Militia Bill.

The Honourable Mr. Moffatt took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And the Honourable Mr. Moffatt reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

On motion of the Honourable Mr. Robinson,

Adjournment,

seconded by Mr. Smith of Frontenac, Ordered, That when this House doth adjourn, it will adjourn until to-merrow at Eleven o'clock

Montreal and

The Order of the Day for the House in Committee Kingston Railroad Bill.

On the Bill to incorporate "the Montreal and Kingston
Railroad Company," being read;

The House accordingly resolved itself into the said

Mr. Dickson took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;
And Mr. Dickson reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Montreal and Lachine Railroad Bill.

The Order of the Day for the House in Committee on the Bill to incorporate "the Montreal and Lachine Railroad Company," being read;

The House accordingly resolved itself into the said

Committee.

Mr. Macdonald of Glengary, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonald of Glengary reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same

Ordered, That the Report be received to-morrow.

Hamilton Incorporation Bill.

The Order of the Day for the House in Committee on the Bill to alter and amend the Act incorporating the Town of Hamilton, and to erect the same into a City, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Hall took the Chair of the Committee, and basis. after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Hall reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Orders Postponed.

Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of Mr. Laurin, seconded by Mr.

The House adjourned until to-morrow at Eleven o'clock, A. M.

On motion of Mr. Christie, seconded by Mr. Leslie,

" therein mentioned, relating to the Proving and

"Recording of certain Marriages solemnized in

THE following Petitions were severally brought up Petitions laid and laid on the table.

By the Honourable Mr. Robinson, -The Petition of James Wickens, Esquire, President of the Simcoe

Jovis, 28° die Maii.

Anno Nono Victoriæ Reginæ, 1846.

Agricultural Society. By Mr. Cummings,--The Petition of the Municipal Council of the District of Niagara, (relating to the County Town)—and the Petition of the Municipal Council of the District of Niagara,) relating to the place of holding their Sittings.)

By the Honourable Mr. Daly,-The Petition of the Reverend Daniel Henry and others, the Independent Church and Congregation of Inverness, Me-

By the Honourable Mr. Baldwin,—The Petition of William R. Beaumont, F. R. C. S. Eng., and

others, Medical Practitioners in Upper Canada.

An Engrossed Bill to regulate the poundage to be Sheriffs' received by Sheriffs on Executions, and for other Bull.

Resolved, That the Bill do pass,

Ordered, That Mr. Sherwood of Brockville do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day, the following Petitions read. Petitions were read.

Of Lachlin Stewart and others, of the Eastern and Ottawa Districts, praying for aid to improve the Road from Cornwall to L'Orignal, passing by the Caledonia

Springs.

Of Mrs. Elizabeth M'Givern, of the Town of Bytown, complaining that the Principal Officers of Her Majesty's Ordnance in the said Town, have refused to admit her title to a certain Lot in the said

Town, and praying relief.

Of Jared Vining, Esquire, on behalf of the Municipal Council of the District of Broch, praying that the Clergy Reserve Lands may be sold in accordance

with the Imperial Act.

Of Elliot Grieve, Senior, and others, of the Township of Westminster, praying that no partition be made of the Endowment of the University of King's College, but that it may be secured from mismanagement, and established upon a broad and permanent

Of John Short, Henry Long and others, Members of the United Church of England and Ireland, in the Township of London, in the Diocese of Toronto; praying that measures may be adopted for vesting in the Church Society of the Diocese of Toronto, for the benefit of the said Church, such a portion of the Clergy Reserve Lands as shall correspond with their share of the income arising from the same.

Of the Municipal Council of the District of Simcoe; complaining that a grant made for the improvement of certain Roads in the said District has not been expended thereon; and of the mismanagement of the

said grant, and praying relief.
Of James Kerby, Lessec of the Crown Ferry at Fort Erie Rapids, Niagara District, praying for certain amendments to the Bill relating to Ferries in Upper Canada.

Resolved, That the Documents, Evidence, and Gaspé Mar-Proofs, upon which is founded the Bill, intituled, riages, &c.

"An Act to revive for a limited time An Act

Gaspe Marriages, &c. Bill.

" the late Inferior District of Gaspé, anterior to "the year one thousand eight hundred and "twenty-one, including also Baptisms and Bu-"rials," be communicated by Message to the Honourable the Legislative Council.

Ordered, That Mr. Christie do carry the said Message to the Legislative Council.

New Brunswick Boundary.

On motion of Mr. Christie, seconded by Mr. Taché, Resolved, That the Engrossed Address to Her Majesty on the subject of the Boundary Line between this Province and the Province of New Brunswick, be communicated, by Message, to the Honourable the Legislative Council, requesting the concurrence of their Honours there-

Ordered, That Mr. Christie do carry the said Message to the Legislative Council.

On motion of the Honourable Mr. Robinson, seconded by Mr. Duggan,

Address. Railway Communications.

Resolved, That an humble Address be presented to His Excellency, the Governor General, informing His Excellency that this House has adopted an Address to Her Majesty, on the subject of the Despatch of Her Majesty's Secretary of State for the Colonies, on the Railway communications in this Province, and requesting that His Excellency will be pleased to transmit the same to the Right Honourable the Secretary of State for the Colonics, to be laid at the foot of the Throne.

Ordered, That the said Address be Engrossed.
Ordered, That the said Address be presented to His Excellency, the Governor General, together with the Address to Her Majesty therein referred to, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Macdonell of Stormont, seconded by Mr. Chauveau,

Address, Trea-District.

Resolved, That an humble Address be presented to His Excellency, the Governor General, praying that His Excellency will cause to be laid before this House, Copies of all Representations from the Municipal or District Council of the Eastern District of Canuda West to the Executive Government, complaining of the public conduct of the Treasurer of the said District; and Copy of the Correspondence of the Treasurer of the said District in reply to the said representations;—as also Copy of the Reports of the

Executive Government on the subject thereof. Ordered, That the said Address be presented to His Excellency, the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Drummond, seconded by Mr.

Address, L. E. Pacaud, Esq.

Resolved, That an humble Address be presented to His Excellency, the Governor General, pray ing that he will be pleased to cause to be laid before this House all Correspondence which has taken place between His Excellency, His Excellency's Predecessor Lord Metcalfe, and the Members of the Provincial Administration, on one hand, and Louis Edouard Pacaud, Esquire, Commissioner of Bankrupts for the District of Three Rivers, on the other, relative to Mr. Pacaud's claim for remuneration and salary, for the services by him performed and to be per-

formed under the 7th Vict. chaps. 16 and 18. Ordered, That the said Address be presented to His Excellency, the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Robinson, se- Cobourg Railconded by Mr. Duggan,

Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act " to revive and amend the Act of Upper Canada, "incorporating the Cobourg Railroad Company, " and for other purposes therein mentioned," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 4 Line 15.—After "now" insert " or may " be hereafter."

" 29.—After " provided" insert Clause A, as follows:-

CLAUSE A.

"And be it enacted, that if "after eight days notice in " writing, given to the party "so disagreeing as to the value aforesaid, such par-"ty shall not nominate or " appoint an arbitrator or ar-"bitrators as aforesaid on his " part, or if the land required "by the said Company be "the property of a Minor or Lunatic, or person ab-"sent from this Province, "then and in any such case, "the Judge of the District "Court of the said District " of Newcastle, shall and may "nominate and appoint one " or more abitrator or arbitra-" tors on their behalf, with the " same powers and authority " as if appointed by the party " or parties so refusing or ne-"glecting to appoint an ar-bitrator or arbitrators in "his or their behalf, or so "being a Minor or Lunatic, "or absent from this Pro-"vince, including the power "to meet and ballot for the additional arbitrator or um-" pire."

-Leave out from "the" to "to,"

both inclusive, in the fifth line. 37.—Leave out from "all" to "toll," both inclusive, and insert "Her Majesty's Mail, and " persons, animals, and car-"riages employed in the con-"veyance thereof, Her Ma-"jesty's Officers and Soldiers "being in proper Staff or "Regimental, or Military "Uniform dress or undress, "and their Horses, (but not "when passing in a hired or " private vehicle,) and all carriages and horses belonging " to Her Majesty, or employ-" ed in Her service, when con-" veying persons in such ser-" vice or returning therefrom, "and all recruits marching "by route, and all persons, "animals and carriages at-" tending Funerals on any day " in the week, or going to or " returning from Divine Ser-" vice on the Lord's Day, shall

Cobourg Railroad Bill

" pass Toll free through any "Turnpike and Toll-Gate to " be erected under the autho-

"rity of this Act."
Press 9. Line 17.—Leave out "June" and insert "July."

30.-Leave out "June" and insert ⁴ 10. " July."

-Leave out "June" and insert

"July."
24.—After "Trial" insert the fol-" 12, lowing Clauses, B. C. and D.

"And be it enacted, that " for and notwithstanding any " thing in this Act contained, "it shall and may be lawful " for the said Cobourg and Rice " Lake Plank Road and Ferry "Company, in their discre-"tion, to Macadamize all or "any part of the said Road which they are here autho-" rized to construct, upon the "terms, conditions, and res-" trictions, and subject to the " observance of the formali-"ties hereinbefore prescribed; "and that in the event of "their doing so, the words " 'Plank Road' wherever they " occur in this Act, shall be " construed to mean either a "Macadamized Road, or a "Road partly Macadamized "and partly Planked, as the " case may require."

CLAUSE C.

" Provided always, and be "it enacted, that the said "Company shall at all times " when thereunto required by " Her Majesty's Deputy Post " Master General, the Com-"mander of the Forces, or any person having the su-" perintendence or command " of any Police Force, convey "Her Majesty's Mail, Her " Majesty's Naval or Military "Forces or Militia, and all " Artillery, Ammunition, pro-"vision or other stores for " their use, and all Policemen, " Constables and others, tra-" velling on Her Majesty's " Service across the said Rice " Lake in their Ferry Boats, " on such terms and conditions "and under such regulations "as the said Company and " the said Deputy Post Mas-" ter General, the Commander " of the Forces, or person in "Command of any Police "Force respectively, shall "agree upon, or if they can-"not agree; then on such "terms and conditions, and under such regulations as " the Governor, or person ad-" ministering the Government " shall in Council make, and " provided also that any fur-"ther enactment which the

" Legislature of this Province

" may hereafter deem it expe- Cobourg Reil" dient to make with regard road Bill. " to the carriage of the said " Mail or Her Majesty's For-" ces and other persons or ar-"ticles as aforesaid, or the " rates to be paid for carrying "the same, or other service " to be rendered by the Com-"pany to the Government,
"shall not be deemed an in-" fringement of the privileges "intended to be conferred by " by this Act, and nothing in "this Act contained shall be " construed to authorize the said Company to take or "enter upon any Lands or Real Estate of any kind " belonging to Her Majesty, " Her Heirs or Successors, or " vested in or held in trust by " the principal Officers of Her " Majesty's Ordnance or any " public body, person or party " in trust for the use or servi-"ccs of Her Majesty, Her "Heirsor Successors, whether " such Real Estate be held in "fee simple or for any less "Estate during the continu-"ance of such Estate, unless "the entering upon or tak-"ing of such Lands or Real " Estate be authorized by the

CLAUSE D.

" Province."

"And be it enacted, that "nothing herein contained shall affect or be construed " to affect in any manner or " way whatsoever the rights " of Her Majesty, Her Heirs "or Successors, or of any " person or persons, or of any Bodies Politic, Corporate " or Collegiate, such only ex-"cepted as are herein men-" tioned."

"Governor in Council or by

" the Commander-in-Chief of

" Her Majesty's Forces in this

And the said amendments being again read, they

were agreed to by the House.

Ordered, That the Honourable Mr. Robinson do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

The Order of the Day for the second reading of Expiring Laws the Bill to continue for a limited time certain Acts Bill.

and Ordinances, being read;
The said Bill was accordingly read, and ordered to be Engrossed.

Mr. DeWitt, from the Committee of the whole Supply. House on the Supply granted to Her Majesty, reported according to order, the Resolution of the said Committee, which Resolution was again read at the Clerk's table, and is as followeth:

Resolved, As the opinion of this Committee, that the Revenue and Interests arising from the Estates and funded Property of the late Order of Jesuits, and now at the disposal of the Legislature for Educational purposes in Lower Canada, shall be devoted to the purposes of Education in that part of the Province of Canada, heretoSupply.

one thousand eight hundred and forty-six, the Morin, Nelson, Rousseau, and Tache.—(18.) said Fund shall be divided according to the annexed Schedule.

SCHEDULE.

Educational Institutions.	Amount. Currency.		
	£	8.	d
For the salary and allowance for house rent to the	ļ	_	
Master of the Grammar School at Montreal	282	4	6
Aid towards the support of the National School		_	_
at Quebec The same at Montreal	111	2	3
Aid to the Society of Education at Quebec	111 280	2	9
to the Education Society at Three Rivers	125	0	0
to the British and Canadian School at Quebec	200	0	0
to the same at Montreal	200	0	Ö
to the St. Andrew's School at Onebec	100	ŏ	ŏ
to the Montreal Recollet School	100	ő	Õ
"to the St. Jacques School at Montreal	250	0	0
to the Montreal American Presbyterian Free			
School	100	0	0
to the College of Ste. Anne de la Pocatière	300	0	0
to the Confege of St. Hyacinthe	300	0	0
to the Contege of Chambre	300	0	0
to the College of L'Assomption to the Academy at Berthier	175	0	0
	100	0	0
to the Stanstead Seminary	100	0	0
" to the Shefford Academy	100	ő	0
" to the Sherbrooke Academy	111	9	3
" to the Reverend Andrew Balfour's School at	•••	-	·
Waterloo	100	0	0
" to the Master of the School under the Royal		-	_
Institution at Three Rivers	45	0	0
" to the British North American School Society			
at Sherbrooke	50	0	0
to the right School in Durnam Village, Mis-		_	_
sisquoi	100	.0	0
to the infant School at Queoec	55	11	1
to the Female School at Indian Lorette, near	50	^	_
" for an Indian School at Caughnawaga	50 50	0	0
" for the same at St. Regis	50	Ö	0
" for the same at St. Francis	50	ŏ	ø
" to the College at Ste. Therese	200	ŏ	ŏ
" to the do for Building	150	ŏ	ŏ
" to the College of Ste. Anne de la Pocatière		-	-
for rebuilding	150	0	0
" to the College at St. Hyacinthe for rebuilding	1000	0	0
mt			_
Total £	5496	2	4

Ordered, That the question of concurrence be now put upon the said Resolution and Schedule.

And the said Resolution and Schedule being again read.

The Honourable Mr. Morin moved in amendment, seconded by Mr. Leslie, that all the words after the word "Jesuits," in the said Resolution, be struck out, and the following substituted, "now held in trust for "Educational purposes, according to an Act of the "Provincial Legislature of Lower Canada, ought to " be vested in the Catholic Church of Lower Canada " for the said Educational purposes, under such regu-"lations as may be hereafter adopted, as being the "best means to conform to the nature and original "destination of the said Estates."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Berthelot, Boutillier, Chauveau, DeBleury, DeWitt, Drummond, Guillet, La-

fore called Lower Canada; and that for the year Fontaine, Lantier, Laterrière, Laurin, Leslie, Méthot, Supply-

Messieurs Baldwin, Cayley, Christic, Cummings, Daly, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hall, Jessup, Macdonald of Cornwall, Macdonald of Glengary, Macdonald of KINGSTON, M' Connell, Monro, Papineau, Petrie, Price, Robinson, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Smith of Wentworth, Solicitor General Taschereau, and Viger.—(29.)

So it passed in the negative.

The Honourable Mr. La Fontaine moved in amendment to the said Resolution, seconded by Mr. Chauveau, that all the words after the words "Lower Canada," where they occur for the second time, be struck out.

The question having been put upon the said mo-tion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Armstrong, Baldwin, Berthelot, Boutillier, Chauveau, De Bleury, De Witt, Drummond, Guillet, LaFontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Méthot, Morin, Nelson, Price, Rousseau, and Tuché.--(21.)

Messieurs Cayley, Christie, Cummings, Daly, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Macdonald of Cornwall, Macdonald of Kingston, Macdonell of Dundas, M'Connell, Monro, Papineau, Petrie, Robinson, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Smith of Wentworth, Solicitor General Taschereau, and Viger .- (28.)

So it passed in the negative.

The said Resolution and Schedule being again read, and the question being put thereon, a division ensued, and the names being called for, they were taken down as followeth;-

Messieurs Baldwin, Cayley, Christie, Cummings, Daly, DeBleury, DeWitt, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, La Fontaine, Leslie, Macdonald of CORNWALL, Macdonald of GLENGARY, Macdonald of KINGSTON, Macdonell of Dundas, M'Connell, Monro, Papineau, Petrie, Price, Robinson, Rousseau, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Taché, Solicitor General Taschereau, and Viger-(37.)

NAYS.

Messieurs Boutillier, Cauchon, Chauveau, Drummond, Guillet, Laterrière, Laurin, Méthot, Morin and Nelson-(10.)

So it was carried in the affirmative, and

Resolved, That the Revenue and Interests arising from the Estates and Funded Property of the late Order of Jesuits, and now at the disposal of the Legislature, for Educational purposes in Lower Canada, shall be devoted to the purposes of Education in that part of the Province of Canada, heretofore called Lower Canada; and that for the year one thousand eight hundred and forty-six, the said Fund shall be divided according to the annexed Schedule.

Supply.

SCHEDULE.

	Filmerican I Tentionic	Amount.			
	Educational Institutions.		Currency.		
		£	s.	d.	
	the salary and allowance for house rent to the Master of the Grammar School at Montreal		4	6	
-110	towards the support of the National School at Quebec	111	2	;}	
The	same at Montreal	111	2	3	
	to the Society of Education at Quebec	0.30	ō	ŏ	
44	to the Education Society at Three Rivers	125	0	O	
**	to the British and Canadian School at Quebec	200	0	C	
66	to the same at Montreal	200	0	0	
46	to the St. Andrews School at Quebec	100	0	0	
44	to the Montreal Recollet School	100	0	0	
44	to the St. Jacques School at Montreal	250	0	O	
4.6	to the Montreal American Presbyterian Free				
	School	100	0	0	
44	to the College of Ste. Anne de la Pocatière	300	0	C	
**	to the College of St. Hyacinthe	300	0	0	
"	to the College of Chambly	300	0	0	
	to the Cellege of l'Assomption	175	0	0	
**	to the Academy at Berthier	100	0	0	
"	to the Cellege of l'Assomption to the Academy at Charlestown to the Academy at Charlestown to the Stanstead Seminary	100	0	0	
46	to the Stanstead Seminary to the Shefford Academy	100	0	0	
"	to the Shefford Academy	100	0	0	
44	to the Sherbrooke Academy	111	2	3	
•••	to the Rev. Andrew Balfour's School at	100	^		
44	Waterloo	100	0	C	
•••	to the Master of the School under the Royal		6	,	
44	Institution at Three Rivers	45	0	(
	to the British North American School Society at Sherbrooke		0	C	
46	at Sherbrooke to the High School in Durham Village, Mis-	50	U	•	
	• • •	100	0	(
66	4 - 45 - T-C4 - (* 1 1 - 4 - 6 - 4		11	ì	
44	to the Imant School at Quenee to the Female School at Indian Lorette, near		••	•	
	4	50	0	C	
44	for an Indian School at Cauchyawara	50	0	Č	
66	for the same at St. Roois	50	0	Ò	
44	for the same at St. Francis	50	0	ò	
66	to the College at Ste. Thérèse	200	ő	Ò	
44	for the same at St. Regis for the same at St. Francis to the College at Stc. Thérèse to the do for building	150	ő	Ò	
"	to the do for building to the College of Ste. Anne de la Pocatière	100	·	`	
	for rebuilding	150	0	(
66	to the College at St. Hyacinthe for rebuilding	1000	ő	Ò	
	and the second second second	!		`	
	Total £	5196	2	4	

Jesuits Estates Revenue Bill. Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill for the appropriation of the Revenues arising from the Jesuits Estates, for the year one thousand eight hundred and it

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-

Militia Bill.

The Honourable Mr. Moffatt, from the Committee of the whole House, on the Bill for the better regu-the said Bill, which amendments were again read at lation of the Militia of this Province, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table.

The Honourable Mr. Attorney General Draper moved, seconded by the Honourable Mr. Attorney General Smith, That the question of concurrence be now separately put upon each of the said amendments.

Mr. Gowan moved in amendment, seconded by Mr. Hale, that all the words after "That" in the said motion be struck out, and the following substi- House. tuted, "the said Bill be now recommitted to a Com-" mittee of the whole House, for the purpose of ex-" punging the following words from the twenty-"fourth Section, but no such Volunteer, not " service when so ballotted, by reason of his having served as such substitute or unballotted volunteer."

amendment, it was agreed to by the House.

The question being then put on the main motion, Militia Bill. as amended, it was also agreed to.

And the House accordingly resolved itself into the said Committee.

Mr. Drummond took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair

And Mr. Drummond reported, that the Committee had gone through the Bill, and had made a further amendment thereto, which amendment was again read at the Clerk's table.

Ordered, That the Question of Concurrence be now separately put upon the said amendments. And the said amendments being again severally read, and the question being separately put upon each, they were agreed to by the House.

The Honourable Mr. Attorney General Draper moved, seconded by Mr. Taché, That the said Bill as

amended be Engrossed.

Mr. Macdonald of Cornwall moved, in amendment, seconded by Mr. Gowan, that all the words after "That" in the said motion be struck out, and the following substituted, "the twenty-sixth clause of "the said Bill be now recommitted to a Committee "of the whole House, with a view to strike out the "words 'twenty-ninth' and insert the word 'fourth' " in lieu thereof."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth: YEAS.

Messieurs Boulton, Ermatinger, Foster, Gowan, Hale, Macdonald of Conswall, Monro, Smith of WENTWORTH, and Williams-(9.)

NAYS.

Messieurs Armstrong, Baldwin, Berthelot, Boutil-lier, Cauchon, Cayley, Chalmers, Chauveau, Christie, Colvile, Cumnings, DeBleury, DeWitt, Attorney General Draper, Drummond, Duggan, Guillet, Hall, Jessup, Jobin, La Fontaine, Lantier, Laterière, Laurin, Leslie, Macdonald of GLENGARY, Macdonald of Kingston, Macdonell of Stormont, M'Connell, Methot, Nelson, Papineau, Price, Robinson, Rousseau, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of Frontenac, Taché, Solicitor General Tuschereau, Viger, and Watts-(43.)

So it passed in the negative.

The question being then put on the main motion, was agreed to by the House, and

Ordered, That the said Bill as amended be En-

Mr. Dickson, from the Committee of the whole Montreal and House, on the Bill to incorporate "the Montreal and Kingston Rail-Kingston Railroad Company," reported, according to Order, the amendments made by the Committee to the Clerk's table and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Mr. Macdonald of Glengary, from the Committee Montreal and of the whole House on the Bill to incorporate "the Lachine Rail-road Bill. "Montreal and Lachine Railroad Company," reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the

Ordered, That the said Bill as amended be Engrossed.

Mr. Hall, from the Committee of the whole House, Hamilton In-"ballotted, nor any substitute provided under this on the Bill to alter and amend the Act incorporating corporating. Act for a person so ballotted, shall be exempt from the Town of Hamilton, and to erect the same into a City, reported, according to Order, the amendments served as such substitute or unballotted volunteer.'" made by the Committee to the said Bill, which The question having been put on the motion of amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Sapply.

The Order of the day for the House in Committee on the Supply granted to Her Majesty, being read;

The House accordingly resolved itself into the said Committee.

Mr. Macdonell of Stormont took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Stormont reported, that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same; and also that he was directed by the Committee to move for leave to sit again.

Ordered, That the Report be received to-morrow. Ordered, That the said Committee have leave to

sit again to-morrow.

Montreal Court House Bill.

The Order of the Day for the House in Committee on the Bill to provide for the rebuilding of the Court House in the City of Montreal, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Gowan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair.

Message from Legislative Conneil.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker,

Quebec School Society Bill.

The Legislative Council have passed the Bill intituled, "An Act to incorporate the British and "Canadian School Society of the District of " Quebec," with an amendment, to which they desire the concurrence of the Assembly.

And then he withdrew.

Spirituous

The Order of the Day for the House in Committee, Liquors Duty to take into consideration the propriety of repealing certain Acts, and to impose a Duty on Persons selling Spirituous Liquors and keeping Houses of Entertainment, and to provide for the collection of the said Duty, being read;

The House accordingly resolved itself into the said

The Honourable Mr. Solicitor General Sherwood took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And the Honourable Mr. Solicitor General Sherwood reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

University Bill, (U. C.)

Counsel.

The Order of the Day for the second reading of the Bill to erect a University by the name and style of the University of *Upper Canada*, being read;

The Order for hearing Counsel at the Bar of the

House against the said Bill, being also read;
Robert Shore Milnes Bouchette, Esquire, Advocate, appeared at the Bar as Counsel, and addressed the House.

The Counsel then withdrew.

Mr. Hall moved, seconded by the Honourable Mr. Attorney General Draper, That the Bill to erect a University by the name and style of the University

of Upper Canada, be now read a second time.

Mr. Macdonald of Cornwall moved in amendment, seconded by Mr. Boulton, to leave out from the word "That," to the end of the said motion, in order to add the words "it is inexpedient at this late period of

"erect a University by the name and style of the "University of Upper Canada."

And a debate arising thereupon,

On motion of Mr. Macdonald of Kingston, seconded by the Honourable Mr. Robinson,

Ordered, That the Debate be adjourned until to-morrow, and that it be then the first Order of the Day in the afternoon sitting.

Ordered, That the remaining Orders of the Day Orders Postbe postponed until to-morrow.

Ordered, That when this House doth adjourn, it Adjournment. will adjourn until to-morrow at Eleven o'clock,

Then, on motion of Mr. Watts, seconded by Mr. De Witt.

The House adjourned until to-morrow at Eleven o'clock, a. m.

Veneris, 29° die Maii.

Anno Nono Victoria Regina, 1846.

11 â Horâ, A.M.

A N Engrossed Bill for the better regulation of the Militia Bill. Militia of this Province, was read for the third

Resolved, That the Bill do pass, and the Title be, "An Act to repeal certain Laws therein men-"tioned, to provide for the better defence of this " Province, and to regulate the Militia thereof." Ordered, That the Honourable Mr. Attorney Ge-

neral Draper do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to continue for a limited time, Expiring Laws certain Acts and Ordinances, was read for the third Bill.

Resolved, That the Bill do pass, and the Title be, " An Act to continue for a limited time, certain " Acts and Ordinances therein mentioned."

Ordered, That Mr. Smith of Frontenac, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to incorporate "the Montreal Montreal and "and Kingston Railroad Company," was read for the Kingston Railthird time.

Resolved, That the Bill do pass.

Ordered, That Mr. Macdonald of Kingston, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to incorporate "the Montreal Montreal and "and Lachine Railroad Company," was read for the Lachine Railroad Bill. third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Macdonald of Kingston, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to alter and amend the Act Hamilton Inincorporating the Town of Hamilton, and to erect the corporation same into a City, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Smith of Wentworth, do carry
the said Bill to the Legislative Council, and desire their concurrence.

Mr. Watts, from the Select Committee to which Customs Act. was referred the Copies of the Despatches from Her Majesty's principal Secretary of State for the Colo-"the Session to proceed any further with the Bill to | nies, respectively dated 25th April, 1845, and the

3rd February, 1846, with their enclosures, relating to the Provincial Customs Act, passed during the last Session, and transmitted to this House by Message, from His Excellency the Administrator of the Government, on the twenty-sixth of March last, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report see Appendix T. T.)

Master and Servant Bill. Mr. Stewart of Bytown, from the Select Committee to which was referred the Bill to regulate the Duties between Master and Servant, and for other purposes therein mentioned, reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table.

Ordered, That the said Bill and Report be committed to a Committee of the whole House on

Monday next.

On motion of Mr. Johnston, seconded by Mr.

Stewart of Bytown,

Address, G. R. Burke. Resolved, That an humble Address be presented to His Excellency the Governor General; praying that He will be pleased to cause to be laid before this House a Copy of all Correspondence between the Provincial Government, the Crown Lands Department, and G. R. Burke, Esquire, of Bytown, in respect to the appointment or refusal of that gentleman to the office of Agent for the Sale of Clergy Reserves.

Ordered, That the said Address be presented to

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Printed.

Ordered, That the Petition of Joseph G. Barthe, of the City of Montreal, Esquire, be printed for the use of the Members of this House.

Quebec School Society Bill. On motion of Mr. Christie, seconded by Mr. DeWitt, Ordered, That the amendment made by the Legislative Council to the Bill, intituled, "An "Act to incorporate the British and Canadian "School Society of the District of Quebec," be now taken into consideration.

The House proceeded accordingly to take the said amendment into consideration,

And the said amendment was read, and is as followeth:—

Press 2, Line 15.—Fill up the blank with the words "five hundred pounds."

And the said amendment being again read, it was

agreed to by the House.

Ordered, That Mr. Christie do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendment.

Supply.

Mr. Macdonell of Stormont, from the Committee of the whole House on the Supply granted to Her Majesty, reported, according to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table and agreed to

by the House, and are as followeth:

1. Resolved, That the proceeds of all forfeitures incurred by the contravention of any Act or Law relating to the Customs or to the collection of the Revenue, or so much of the proceeds of such forfeitures as may be then at the disposal of the Provincial Legislature, be divided between the Collector of the Port where the seizure is made, the Officer or person making the same, and any person or persons giving information, or otherwise aiding in affecting the seizure or obtaining the condemnation of the goods seized, —in such proportion as the Governor in Council

shall in any case or class of cases direct and Supply-

2. Resolved, That there be granted to Her Majesty the sum of six thousand pounds, to be raised by Debentures, to be issued on the credit of the Province, to enable Her Majesty to pay that sum to the Law Society of Upper Canada, so soon as the said Society shall enter into a valid and sufficient covenant to provide, for all time to come, proper and fitting accommodation for such Courts, without further expense to this Province.

3. Resolved, That for the purpose of paying the interest on the said Debentures, and to liquidate the principal thereof, there be levied and imposed on certain proceedings in Law and Equity, the rates and duties following, that is to say:—

On Proceedings in the Queen's Bench.

On every Writ of Capias ad respondendum alias or pluries, or of Summons alias or pluries, and every other original Writ or process Writ of mandamus or other prerogative Writ—one shilling and three pence.

On passing every Record of nisi prius, one shilling and threepence.

On every Judgment entered, two shillings and sixpence.

On Proceedings in Equity.

On filing every Bill, five shillings.

On Proceedings in Appeal.

On every Writ of Appeal from the Court of Queen's Bench or Chancery, five shillings.

4. Resolved, That further to assist in liquidating the principal and interest of the said Debentures, it shall be lawful, notwithstanding anything contained in An Act of the Parliament of this Province, passed in the fourth and fifth years of Her Majesty's Reign, intituled, "An Act for the disposal of Public Lands," that a portion not to exceed two acres of the block of land in the City of Toronto, on which the buildings formerly occupied by the Legislature and the said Courts are erected, may be sold for money, on a credit not to exceed five years.

5. Resolved, That the sum of £19,000, advanced to the Commissioners of the Montreal Harbour, from the Public Funds, shall, as the same may be repaid, be applicable and be applied under the authority of the Governor in Council, to the erection of Light Housesand Relief Stations, and other improvements of the Navigation from

Quebec to the Ocean.

6. Resolved, That it shall be lawful for Her Majesty to authorize the issue of Debentures for a sum not exceeding £30,000, on the credit of the tax of one-eighth of a penny in the pound, established by Legislative enactment in Upper Canada for the erection and support of a Lunatic Asylum, and that the money to be raised on such Debentures be appropriated for the erection and furnishing of the said Asylum.

7. Resolved, That there is now due to the Honourable Louis Joseph Papineau, late Speaker of the House of Assembly of Lower Canada, the sum of four thousand five hundred pounds, currency, and that for the payment of the said sum, there be granted to Her Majesty, out of the consolidated funds of the Province, the said sum of four thousand five hundred pounds, currency.

Ordered, That the Honourable Mr. Attorney Superior General Draper have leave to bring in a Bill to Courts Bill, provide for the permanent accommodation of the (U. C.) Superior Courts of Law and Equity in that part of this Province formerly Upper Canada.

He accordingly presented the said Bill to the House, and the same was received and read for the on the Supply granted to Her Majesty, being read; first time, and ordered to be read a second time tomorrow.

Asylum Erection Bill.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to authorize the issue of Debentures for the erection of a Lunatic Asylum at Toronto.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time tomorrow.

Gulf St. Lawrence Improvement Bill.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to authorize the appropriation of Nineteen thousand pounds to the improvement of the Gulf of St. Lawrence.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time tomorrow.

Smuggling Bill.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill for the further prevention of Smuggling.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-

Spirituous

The Honourable Mr. Solicitor General Sherwood, Liquors Duty. from the Committee of the whole House to take into consideration the propriety of repealing certain Acts, and to impose a Duty on Persons selling Spirituous Liquors and keeping Houses of Entertainment, and to provide for the collection of the said Duty, reported, according to Order, the Resolution of the said Committee; which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Resolved, That it is expedient to repeal the Law now in force in relation to the imposition of a Duty on Persons selling Spirituous or Fermented Liquors, or keeping Houses of Public Entertainment, and to provide for the collection of the said Duty, and for the regulation of such ${f Persons.}$

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to repeal certain Acts therein mentioned, and to impose a Duty on Persons selling Spirituous or Fermented Liquors, or keeping Houses or Places of Public Entertainment, and to provide for the collection of the said Duty, and for the regulation of such Persons.

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time tomorrow.

J. B. Pagé,

The Order of the Day for the House in Committee on the Report of the Select Committee to which was referred the Petition of Jean Baptiste Pagé and others, inhabitants of the Parish of l'Ancienne Lorette, and other references, being read;

The House accordingly resolved itself into the said Committee.

Mr. Sherwood of Brochville took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Sherwood of Brockville reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Committee Supply.

The House accordingly resolved itself into the said Committee.

The Honourable Mr. Laterrière took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And the Honourable Mr. Laterrière reported, that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table, and is as felloweth:

Resolved, As the opinion of this Committee, that the following humble Address be presented to

Her Majesty; representing,— That during the last Session of the Provincial Parliament, a Customs Bill was enacted, imposing, among others, certain Duties on Live Stock imported from the United States, without containing any clause exempting cattle introduced for the use of Her Majesty's ${f Treops.}$

That this enactment was made after a long and serious debate, and finally carried by a unanimous vote of the Representatives of the People, the exemption in question having been in full operation during the two preceding years, and having been found to render the Law wholly inoperative, although the Local Government were aware of the fact, and took every possible precaution to prevent frauds.

That although it may be true that this was a departure from an acknowledged principle observed by every Possession of the Crown, yet it was not intended to be ungracious: It was called for by the peculiar position of this Colony, as compared with Her Majesty's other Possessions, having a line of frontier some 1,500 miles in extent, bordering on and separated from a Foreign power, in many parts by an imaginary line.

That it will not give rise to the slightest inconvenience on Her Majesty's Commissariat, inasmuch as the supply from the Colony itself exceeds the de-

mand in every Market of the Province.

That the Act in question, by encouraging the raising of Cattle in the Country, may correct that evil, and was loudly demanded by the Agriculturists of Canada, as a Counter-Protection to the duties levied on Canadian Cattle entering the United States, and its enactment has given general satisfaction throughout the Province.

That this House assures Her Majesty that such a proceeding would cause general and extreme discon-

tent throughout every County in Canada.

That while the Colonists are anxiously awaiting the result of the advice which has been tendered to Her Majesty, to withdraw the protection hitherto enjoyed by them in their Commercial transactions with the Mother Country, this further step would compel Her Canadian subjects to trade with the Americans in the respective Markets of the two Countries, at a disadvantage of 20 per cent.

That this fact could not fail to produce among the Colonists generally, an impression that the Imperial Government had placed the Americans, a Foreign people, on a more favorable footing than themselves, against the express will of the local Legislature; an impression, however, this House fervently prays that the wisdom of Her Majesty's Councils may prevent, by a due regard to the wishes of the loyal inhabitants of the Colony, as expressed through their Representatives in Parliament.

That the Representatives of Her Majesty's Canadian subjects are therefore induced to approach Her-Majesty with an humble prayer, that the Royal Assent will be withheld from any advice which may be tendered to Her Majesty, to sanction any interference with the Canadian Customs Act passed during the last Session of the Provincial Parliament, in any way beyond the amendments made at the suggestion of

Supply.

Her Majesty's Government during the present Ses-

Ordered, That the Question of Concurrence be now put upon the said Resolution.

And the said Resolution being again read, and the question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Baldwin, Berthelot, Boulton, Boutillier, Chabot, Chauveau, Christie, Cummings, De Witt, Drummond, Duggan, Foster, Gowan, Guillet, Jobin, Johnston, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of CORNWALL, Macdonald of GLENGARY, Macdonell of STORMONT, M'Connell, Methot, Monro, Morin, Nelson, Price, Robinson, Rousseau, Seymour, Smith of Wentworth, Tache, Solicitor General Taschereau, and Watts.—(38.)

NAYS.

Messieurs Cayley, Daly, DeBleury, Attorney General Draper, Jessup, Petrie, Attorney General Smith, and Viger .- (8.)

So it was carried in the affirmative, and

Resolved, Accordingly.

Resolved, That a Select Committee composed of Mr. Watts, the Honourable Mr. Morin, and the Honourable Mr. Robinson, be appointed to prepare and report the draught of an humble Address to Her Majesty, in conformity with the foregoing Resolution.

On motion of Mr. Laurin, seconded by the Hon-

ourable Mr. Laterrière, Resolved, That the first Rule of this House be suspended during the remainder of the present Session; and that for the future when this House doth adjourn, it shall stand adjourned until Eleven o'clock of the following morning, unless some other hour or day be specially named.

Adjournment.

University

Bill, (U. C.)

According to Order, the mouse resulted was yesjourned debate upon the amendment which was yes-"the Bill to erect a University by the name and "style of the University of Upper Canada, be now read a second time," and which amendment was to leave out from the word "That" to the end of the said motion, in order to add the words "it is inex-" pedient at this late period of the Session to proceed any further with the Bill to creet a University, by " the name and style of the University of Upper " Canada?

And the question being put upon the said amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Baldwin, Berthelot, Boulton, Boutillier, Cauchon, Cayley, Chabot, Chauveau, De-Witt, Drummond, Duggan, Ermatinger, Foster, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Le-Moine, Leslie, Macdonald of Connwall, Macdonald of GLENGARY, Macdonell of STORMONT, Merritt, Méthot, Moffatt, Monro, Morin, Nelson, Price, Robinson, Rousseau, Sherwood of Brockville, Solicitor General Sherwood, Smith of Wentworth, Taché, Watts, and Williams.—(40.)

Messieurs Chalmers, Christie, Cummings, Daly Dickson, Attorney General Draper, Gowan, Hall, Jessup, Macdonald of Kingston, Macdonell of Dun-DAS, M. Connell, Petrie, Scott, Seymour, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Viger and Woods.—(20.)

So it was carried in the affirmative.

The question being then put on the main motion, as amended, the House again divided thereon, and Committee.

the names being called for, they were taken down as in the last preceding division.

So it was also carried in the affirmative, and Resolved, That it is inexpedient at this late period of the Session to proceed any further with the Bill to erect a University, by the name and style of the University of Upper Canada.

The Order of the Day for the second reading of Matthews' the Engrossed Bill from the Legislative Council, Attainder Bill. intituled, "An Act to reverse the attainder of Peter "Matthews, and to avoid the forfeiture of his Estates and Property," being read;

The said Bill was accordingly read a second time. Ordered, That the said Bill be now read for the

third time.

The said Bill was accordingly read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Draper do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath passed the same without any amendment.

A Message from the Legislative Council by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Council. Chancery:-

Mr. Speaker,

The Legislative Council have passed the following Bills without any amendment:

- "An Act to authorize the Quebec Trinity House Quebec Trinity to license as Pilots a certain class of persons therein House Blll. " mentioned."
- "An Act to amend and extend the Laws relative Montreal "to the Turnpike Roads in the neighbourhood of Roads Bill. " Montreal."

The Legislative Council have passed the Bill, in-Montreal tituled, "An Act to amend an Act therein mentioned, Councillors "to make better provision for the Election of Coun- and Assessors cillors and Assessors of and for the City of Mon-" treal," with several amendments, to which they desire the concurrence of the Assembly.

And then he withdrew.

The Order of the Day for the second reading of Registrars the Engrossed Bill from the Legislative Council, in- Acts Bill. tituled, "An Act to make provision for confirming "certain Acts of Registrars in that part of this Pro-" vince formerly Upper Canada," being read;

The said Bill was read accordingly. Ordered, That the said Bill be read for the third time to-morrow.

The Order of the Day for the second reading of Magistrates the Engrossed Bill from the Legislative Council, Appointment intituled; "An Act to provide for the appointment "of Magistrates for the more remote parts of this " Province," being read;

The said Bill was read accordingly.

Ordered, That the said Bill be read for the third time to-morrow.

The Order of the Day for the second reading of Attorneys the Bill to amend the Laws now in force regulating Certificates the taking out of Certificates by Attorneys and Solicitors in Upper Canada, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House to-morrow.

The Order of the Day for the House in Com-Contingencies. mittee on the Third Report of the Standing Committee on Contingencies, being read;
The House accordingly resolved itself into the said

Contingencies.

Mr. Drummond took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Drummond reported, that the Committee had come to a Resolution, which Resolution was again read at the Clerk's table, and agreed to by the House, and is as followeth;

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to issue his Warrant in favor of William Burns Lindsay, Esquire, the Clerk of this House, for the sum of Four thousand pounds, currency, towards de-fraying the Contingencies of this House, and assuring His Excellency that this House will make good the same.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Vacancies in Corporations Bill, (L. C.)

The Order of the Day for the second reading of the Bill to define and extend the powers of the Court of Queen's Bench in Lower Canada, relative to usurpations and vacancies occurring in Corporations, and for other purposes therein mentioned, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Armstrong took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Armstrong reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Cobourg Incorporation Bill.

The Order of the Day for the House in Committee on the Bill to alter and amend the Act of Incorporation of the Town of Cobourg, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Macdonell of Dundas took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Dundas reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Toronto Incorporation Act Bill.

The Order of the Day for the House in Committee on the Bill to amend, the Act of Incorporation of the City of Toronto, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Cauchon took the Chair of the Committee. Several Members having retired,

Mr. Speaker resumed the Chair;

And the names of the Members present were taken down as followeth:

Mr. Speaker.

Quorum.

Messieurs Baldwin, Boulton, Cauchon, Duggan, Foster, Gowan, Hale, Lantier, Laurin, M'Connell, Méthot, Moffatt, Monro, Robinson, Rousseau, Taché, and Viger. .

And, at midnight, Mr. Speaker adjourned the

House for want of a Quorum.

Sabbati, 30° die Maii.

Anno Nono Victoriæ Reginæ, 1846.

11, â Horâ, A. M.

THE following Petitions were severally brought Petitions laid up and laid on the table:—

By Mr. Boutillier,—The Petition of Mrs. Char-

lotte Frémont, widow of the late Jasper Brewer, Esquire.

By the Honourable Mr. Robinson,—The Petition of the Municipal Council of the District of Simcoe, (relating to a Duty on Foreign Produce;) and the Petition of the Municipal Council of the District of Simcoe, (relating to the Assessment Bill.)

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:-

Of James Wickens, Esquire, President of the Simcoe District Agricultural Society; complaining that a certain Grant of the Legislature for the improvement of the Roads in the said District has not been expended thereon, and praying relief.

Of the Municipal Council of the District of Niagara; praying that an Act be passed to provide for the removal of the County Town, and that the selection of the site for the same may be left at their dis-

posal.

Of the Municipal Council of the District of Niagara; praying that the Municipal Council Act may be so amended, as to provide for the removal of the place of Meeting of the said Council to a more central part, and that the choice of such place be left at their disposal.

Of the Reverend Daniel Henry and others, of the Independent Church and Congregation at Inverness, Megantic; praying that the Imperial Act for the disposal of the Clergy Reserve Lands may not be inter-

fered with.

Of William R. Beaumont, F. R. C. S. Eng., and others, Medical Practitioners of Upper Canada; praying that the Bill for the incorporation of a College of Physicians and Surgeons may not be passed into a Law, until the Medical Board has an opportunity of expressing its opinion thereon.

Resolved, That the Petition of William Gibson and Petition of W. others, Freeholders of the Township of Edwards-Gibson, et al. burgh, be referred to a Select Committee comreferred. posed of Mr. Jessup, Mr. Sherwood of Brockville, Mr. Gowan, Mr. Macdonell of Dundas, and Mr. Macdonell of Stormont, to examine the contents thereof, and to report thereon with all convenient speed; with power to send for persons, papers, and records.

Mr. Watts, from the Select Committee appointed Customs Act. to prepare and report the Draught of an humble Address to Her Majesty, in conformity to the Resolution adopted by this House, yesterday, on the subject of the non-exemption from Duty under the Customs Act of last Session, of Cattle and Live Stock introduced from the United States for the use of Her Majesty's Troops, presented to the House the Address prepared by the said Committee; which Address was again read at the Clerk's table, and is as followeth:—

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign.

We, Your Majesty's most dutiful and loyal Subjects, Address to the Legislative Assembly of Canada, in Provincial Her Majesty. Parliament assembled, most humbly beg leave to

That during the last Session of the Provincial Parliament, a Customs Bill was enacted, imposing, among others, certain Duties on Live Stock imported from the United States of America, without containing any

Address to Her Majesty. clause exempting cattle introduced for the use of Your Majesty's Troops.

That this enactment was made after a long and serious debate, and finally carried by an unanimous vote of the Representatives of the People, the exemption in question having been in full operation during the two preceding years, and having been found to render the Law passed for the protection of the Canadian farmer in a great measure inoperative; although Your Majesty's Provincial Government were aware of the fact, and took every possible precaution to prevent frauds.

That although it may be true that this was a departure from "an acknowledged principle observed by every Possession of the Crown," yet it was not intended to be ungracious: It was called for by the

Government may be called upon to pay a sum which with the Reports of Survey by Messicurs West we trust Your Majesty will consider unimportant and Keefer, and accompanying Documents." we trust Your Majesty will consider unimportant when compared with the permanent advantages that may reasonably be expected from the present Law, this House is fully confident, that the supply from the Colony can meet the demand. In the case of the un-foreseen exigencies, Your Majesty will always find your faithful subjects in Canada ready to co-operate with Your Majesty's Government in providing a remedy.

That the Act in question intended to encourage the raising of Cattle in the Country, was loudly demanded by the Agriculturists of this Province as a Counter-Protection to the duties levied on Canadian Cattle entering the United States, and that its enactment has given general satisfaction throughout the

Province.

That this House assures Your Majesty, that any proceeding to interfere with this Act would cause general and extreme discontent throughout every County in this Province.

That while the Colonists are anxiously awaiting the result of the advice which has been tendered to Your Majesty, to withdraw the protection hitherto enjoyed by them in their Commercial transactions with the Mother Country, this further step would compel your Canadian subjects when trading with the Americans in the respective Markets of the two Countries, to do so at a disadvantage of 20 per cent.

That this fact could not fail to produce among the Colonists generally, an impression that the Imperial Government had placed the Americans, a foreign people, on a more favorable footing than themselves, against the express will of the local Legislature; an impression, however, which this House fervently prays, that the wisdom of Your Majesty's Councils may prevent, by a due regard to the wishes of the loyal inhabitants of the Colony, as expressed through their Representatives in Parliament.

That the Representatives of Your Majesty's Canadian subjects are therefore induced to approach Your Majesty with an humble prayer, that Your Majesty may not concur in any advice which may be tendered to Your Majesty to sanction any interference with the Canadian Customs Act passed during the last Session of the Provincial Parliament, in any way beyond the amendments made at the suggestion of Your Majesty's Government during the present Session.

Mr. Watts moved, seconded by the Honourable Mr. Morin, that this House doth concur in the said

said motion be struck out, and the following substi- Address to tuted: "the said Address be referred back to the Her Majesty. "same Select Committee, with an instruction to " report the said Address in strict accordance with " the Resolution adopted in Committee of the whole " House."

The question having been put upon the motion of amendment, a division ensued, and it was carried in the affirmative.

The question being then put on the main motion, as amended, it was agreed to unanimously, and Ordered, Accordingly.

The Honourable Mr. Daly, one of Her Majesty's Returns to Executive Council, laid before the House, by com- Addresses. mand of His Excellency the Governor General,

peculiar position of this Colony, as compared with Your Majesty's other Possessions, having a line of frontier some 1,500 miles in extent, bordering on and separated from a Foreign power, in many parts by an imaginary line.

Road leading from L'Orignal into Bytown, referred to in the Report of the Board of Works, together the Reports of Survey by Messieurs West Return to an Address from the Legislative Assem- L'Orignal bly to His Excellency the Governor General, dated Road.

(For the said Return, see Appendix V. V.)

And also.

Certain Statements respecting the Imports and Imports and Exports. Exports of the Province of Canada.

(For the said Statements, see Appendix G. G.)

The Honourable Mr. Robinson, from the Scleet w. Rees. Committee to which was referred the Petition of William Recs, late Medical Superintendent of the Provincial Lunatic Asylum at Toronto, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee have carefully examined the case Report. of the Petitioner, so far as the Documents transmitted to your Honourable House from the Executive Council Office and the Vouchers submitted to them, (all which are appended to this Report,) have permitted them to do, and they find that Dr. Rees, after having made in successive years repeated representations to the Government, and having urged the absolute necessity of providing suitable means for the accommodation and treatment of the unfortunate Insane, was called upon and directed by certain Commissioners (appointed by the Government, in accordance with a Resolution of the House of Assembly of Upper Canada, predicated upon the Statute of 2nd Victoria, chap. 2, which authorized the erection of a temporary Lunatic Asylum until a permanent one should be erected,) to find such a building as would be suitable for the reception of patients.

That Dr. Rees having reported upon the fitness of the old Gaol of Toronto, then unoccupied, it was fitted up for the purpose, under his direction and superintendence, and continues to be the Lunatic Asylum for Upper Canada to this date.

That Dr. Rees took charge of the said Asylum on the 30th September, 1840, and remained in office as Medical Superintendent until the 21st October, 1845.

That during the whole period of his term of office, he seems to have devoted his undivided and exclusive attention to the duties of his office, having from the moment of his appointment relinquished a respectable and increasing general practice, and in his professional management he appears, by the accompanying Documents, not only to have merited, but to have obtained the high approbation of the Commissioners, and that also (with but one exception) of all the members of his profession, who visited the institution under his charge, and of those who in their Mr. Duggan moved in amendment, seconded by capacity of commentators on the subject of insanity Mr. Hall, that all the words after "That" in the and Lunatic Asylums, have paid a high compliment Report.

to his system of treatment in the Asylum at Toronto, as proved by its statistics when compared with those of similar Institutions in other Countries.

That the Statute under which his appointment was made, stipulated to the Medical Superintendent a Salary of £300 per annum, with suitable residence and allowances; but it appears to your Committee, that from the period of his assuming his duties up to July, 1844, he received only a stipend of £180 a year, without residence or allowances, and that at the last named date the Government added £50 per annum to the former amount.

That he had always been given to understand by the Commissioners, consisting of the Vice-Chancellor and other gentlemen of high respectability, that he would receive the allowance stipulated by the Statute; that he reasonably expected it, and that he rendered his services in accordance with such expectation, as appears by the recommendation appended to his Petition, dated January, 1845, and which in effect is a guarantee on the part of the said Commissioners for the said full allowance.

In consideration of all these circumstances, and that it is mainly due to the persevering representations, that Upper Canada can boast of having a Lunatic Asylum established in that portion of Canada, and that the accommodation and successful cure of many cases of insanity have been already provided, when without his exertions and talents such would not have been the case, Your Committee would therefore strongly recommend to your Honourable House to address His Excellency the Governor General, to direct the payment to the Petitioner of the full amount of the salary of £300 per annum, as stipulated by the aforesaid Act, with an additional sum for residence and allowances from the period of his appointment on the 30th day of September, 1840, to the 21st October, 1845; deducting therefrom the sums annually received by him; but that should it appear to His Excellency the Governor General, that authority is wanting under the Statute, by which his appointment was given to the Petitioner, for the payment of the first sum or the salary due to him, that then, in that case, His Excellency may be pleased to direct such sum to be included in the Estimates to be laid before Parliament during its present Session.

With reference to the second portion of the Petition, to wit, a claim for arrearages due from the friends of paying patients, although it appears that the Government authorized the Commissioners to make such regulations in respect to the Institution, and its patients whose circumstances warranted such a charge to be made, and although the Board of Commissioners did authorize the Warden to collect entire sums of money from the friends of this class of patients, whose circumstances warranted such a charge being made, and although a sum of £26 only was paid on this account to the Petitioner, and although a large amount still remains unpaid to the Warden of the Institution, and a large proportion thereof is still due the Petitioner, nevertheless your Committee cannot regard this claim as against the Province; and however much the Commissioners may have erred in not enforcing due payment from such parties, or obtaining payment in advance, or demanding security for the liquidation of these debts to the Institution, that the Petitioner's proportion might have been forthcoming to him, they are, however, compelled to recommend to your Honourable House to address His Excellency the Governor General, to direct the Commissioners to discharge that claim out of the funds derived from private or pay patients.

Totally different is their opinion with regard to that portion of the Petition praying compensation for injuries received from the unfortunate and irresponsible class of our fellow beings under his charge, by Mr. Jessup,

74

while discharging his duties; this your Committee Report. apprehend can no more be denied to him (the Petitioner) than to a soldier wounded in the service of his country.

In the case of the Petitioner, notwithstanding the personal misunderstanding between the Board of Commissioners and himself, on the occurrence of these accidents, a most strict and careful examination and investigation was gone into by the Commissioners, as proved by the minutes of their proceedings; they were satisfied, as your Committee are, by the medical certificates produced by the Petitioner, of the serious effects that might arise to the Petitioner therefrom, and unanimously concurred in the opinion that he was entitled to compensation at the hands of the Government, as certified to their Report appended to his Petition; and this is fully borne out also by the accompanying strong recommendation of the Lord Bishop of the Diocese, the Mayor and Corporation of the City of Toronto, and other Heads of Departments in that City. They cannot too strongly urge the requital of valuable service in meritorious public officers, and a compensation to them for injuries which they may receive incidental to their employment, and while they fully admit that the Petitioner has clearly shown that in this respect he is entitled to compensation, they (your Committee) are at a loss in what way or extent to recommend compensation; however, as it is not shewn to them that the injuries he has received may affect him for life, or disable him from pursuing his accustomed avocations, they cannot take upon themselves to recommend him for a pension, but they urge that a grant at least, not exceeding one hundred pounds, should be made in his favor, and that His Excellency should also be addressed by your Honourable House, to direct that amount to be included in the Estimates to be laid before Parliament.

Mr. Duggan moved, seconded by Mr. Smith of Orders of the Frontenac, that the remaining Orders of the Day be Day. postponed until Monday next.

The question having been put upon the said motion, a division ensued, and it passed in the negative.

On motion of Mr. Hale, seconded by Mr. Smith of Wentworth,

Resolved, That the parties interested in the Bill, Barton Conintituled, "An Act to convey a part of the Con-cession Bill." cession Line between the Third and Fourth "Concessions of the Township of Barton, in " the Gore District, to Robert Jarvis Hamilton," be exempted from the payment of the sum of twenty pounds, required by the Rules of this House upon Private Bills.

Ordered, That the Return to the Address of this Clergy House to His Excellency the Governor General, Reserve for Copy of the Circular from the Office of the Commissioner of Crown Lands to the Local Agents, relating to the suspension of the sales of Clergy Reserve Lands, be printed for the use of the Members of this House.

Resolved, That the Return to an Address of this St. Lawrence House to His Excellency the Governor General, Canale. for the amount expended on the different cuts of the St. Lawrence Canals, and the amount of Tolls received thereon, be referred to a Select Committee composed of Mr. Merritt, the Honourable Mr. Cayley, the Honourable Mr. Morin, the Honourable Mr. Robinson, and Mr. Macdonald of Kingston, to report thereon with all convenient speed; with power to send for persons, papers and records.

On motion of Mr. Stewart of Bytown, seconded

Bytown Incorporation Bill.

Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act " to define the limits of Bytown, and to establish "a Town Council therein," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 4, Line 6.—Leave out "June" and insert " July."

4, In the margin.—Leave out "June" and insert "July."

9, Line 39.—Leave out from "Her" to "Department," both inclusive, in Press 10, Line 4, and insert: "All Property real" or personal belonging to " Her Majesty, Her Heirs or " Successors, or vested in or "held by any public body, "officer, person or party in " trust for the uses or service " of Her Majesty, Her Heirs " or Successors, whether any "such real Estate be held " in fee simple or for any less "Estate during the continu-"ance of such Estate; provi-" ded always that if any real " Estate reserved for any Mil-"itary or Canal purposes, or " for the service of the Ord-" nance Department, be leas-"ed to any private person, the property so leased shall " be liable to be assessed and "taxed in the same manner "that any other real Estate " situated in the said Town " of Bytown may be assessed and taxed, but the taxes

" person or party. " 19.—Leave out from "Council" 19, to "notwithstanding" in Press 20, Lines 4 and 5, both inclusive, and insert Clauses A and B.

" and assessments in any such

" case shall be payable by the

" tenant and not by any other

CLAUSE A.

" And be it enacted, that " nothing in this Act contain-" ed shall be construed to au-" thorize the said Town Coun-" cil to use or dispose of any " public street, or part of a "street, laid out by any offi-cers or officer of Her Ma-" jesty, or any land belonging " to Her Majesty, or held in "Trust for Her Majesty, for "any purposes other than "those of a public street, un-less such disposal or change "of use of such street or " part of a street be authori-" zed by the Governor of this "Province, by and with the consent of the Executive Council thereof, or by the Commander of the Forces " in this Province, or unless " such disposal or change of

" use be consented to by the

" Principal Officers of Her Bytown Incor-"Majesty's Ordnance; nor poration Bill.

" shall any thing in this Act "contained be construed to
"authorize the said Town
"Council to take or enter "upon any Lands or real "Estate belonging to Her "Majesty, Her Heirs and "Successors, or vested in or " held in trust by any public " body, officer, person or party " in trust, for the uses or ser-" vice of Her Majesty, Her " Heirs or Successors, whether " held in fee simple or for any " less Estate during the con-" tinuance of such Estate, un-" less the entering upon or taking of such land be con-"sented to by the Governor "in Council, or by the Com-" mander of the Forces in this " Province."

CLAUSE B.

" And whereas the Officers " of the Ordnance Depart-" ment in charge of the Ord-" nance property in Bytown, " have afforded ample street "accommodation in lieu of " the road which would other-"wise be required between " Concession C and D across Lots A and B in said Con-" cessions, and it is expedient " in order to preserve unifor-"mity in the streets of the said Town, that the said " Concession Road be closed " up and not used as a street: " Be it therefore enacted, that " it shall not be lawful for the "said Town Council or for "any other person or persons to remove any buildings, or " to disturb or alter the Sur-" vey and allocation of Lots " situate on the said Conces-"sion Line, or intersected "thereby, any law or usage to the contrary notwith-" standing."

Press 20 Line 21.—After "spirit," insert the following Clause C:

CLAUSE C.

"And be it enacted, that "nothing herein contained " shall affect, or be construed " to affect in any manner or " way whatsoever, the rights " of Her Majesty, Her Heirs "and Successors, or of any " person or persons, or of any "bodies politic, corporate, or "collegiate, such only ex-"cepted as are herein men-"tioned."

Resolved, That this House doth disagree with the Legislative Council in the said amendments.

Resolved, That a Select Committee of three Members, composed of Mr. Stewart of Bytown, Mr. Macdonald of Kingston, and Mr. Sherwood of Brockville, be appointed to draw up Reasons to be offered to the Legislative Council, at a Con-

Bytown Incorperation Bill.

ference, for disagreeing to the amendments made by their Honours to the Bill, intituled, "An "Act to define the limits of Bytown, and to es-"tablish a Town Council therein."

On motion of the Honourable Mr. Cayley, seconded by the Honourable Mr. Attorney General

Supply.

Resolved, That this House will, on Monday next, resolve itself into a Committee of the whole House, to consider of a Supply to be granted to Her Majesty.

Ordered, That the Estimates of the Supply required for the year 1846, and the Message of His Excellency the Governor General relating to the said Estimates, be referred to the said Commit-

Ordered, That the Message of His Excellency, of the 19th instant, on the subject of the Commission of Indemnity for losses during the Rebellion in Lower Canada, and the Fourth and Fifth Reports of the said Commission, be referred to the said Committee.

On motion of Mr. Leslie, seconded by the Honourable Mr. LaFontaine,

Montreal Councillors and Assessors Election Bill. Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act "to amend an Act therein mentioned, and to "make better provision for the Election of Councillors and Assessors of and for the City

" of Montreal," be now taken into consideration. The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were again read, and are as followeth:

Press 1 Line 37.—After "places" insert "in each "ward."

" 41.—After "places" insert " in each " ward."

And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Leslie do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

Address, Com-mutation of Tenure of Lands, (L. C.) On motion of Mr. Christie, seconded by Mr. Leslie, Resolved, That an humble Address be presented to His Excellency the Governor General, representing that the attention of this House having been drawn early in the present Session to the operation of the Imperial Act (3 Geo. 4. c. 119,) authorizing the commutation of the Tenure of Lands held à titre de cens or en roture of the Crown, in Lower Canada, into that of free and common Soccage, the subject was referred to a Select Committee of the House, and an inquiry is to the effect, that the trouble, delay, and expense usually incurred in effecting commutations is as followeth:—
under the said Act, are an impediment to com
. Resolved, That it is expedient to amend the Act mutation,—frustrative of the benevolent intentions of the Imperial Parliament in the passing of the said Act, and tantamount almost to a prohibition; and soliciting His Excellency's attention to the aforesaid matter, in the humble expectation that some other process of Commutation than that hitherto practised, consistent with the provisions of the said Act in this behalf and purpose thereof, and avoiding the numerous references to the various Crown Officers heretofore in such cases consulted, and the delay and expenses incidental thereto, may be devised and adopted, in order that Her Majesty's Subjects in this Province holding Lands en roture of the Crown, and desirous of commuting the same, may with one horse or other beast,—Threepence.

facility obtain the benefits intended by the said Address, Com-Act, and on application to the Executive Govern-mutation of Tenure of ment, for a commutation of the Tenure of any Lands, (L. C.) such lands into that of free and common Soccage, be enabled to accomplish it in a summary, expeditious and unexpensive manner.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Christie, seconded by Mr. Chabot,

Resolved, That an humble Address be presented to His Excellency the Governor General, representing to him the lively interest this House takes in the procuring and preservation of all such Archives, Papers, and Documents connected with the first settlements and colonization of North America, and particularly those illustrative of the early history of Canada, as are to be had, and its sense of the importance in this respect of certain Manuscript Documents relating thereto which are now in progress of being copied at Albany in the State of New York, at the instance and by direction of the Literary and Historical Society of Quebec, (several volumes whereof have been laid on the table of this House during the present Session,) and the necessity under which the Society will be, of abandoning the further prosecution of this work, unless a further provision for the purpose is made; and praying that His Excellency will graciously be pleased to direct such measures, and with as little delay as convenient, to be taken, as to him shall seem necessary to prevent an interruption of the said work in hand at Albany, and to ensure its prosecution to a successful issue.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of Mr. Merritt, seconded by Mr. Macdonald of Cornwall,

Ordered, That the Order of the Day for the House Trade. in Committee on certain Resolutions to be proposed on the subject of restrictions on the Trade of this Province, be postponed until Monday next; and that it be then the first Order of the

Mr. Sherwood of Brockville, from the Committee J. B. Pagé, of the whole House on the Report of the Select et al. Committee to which was referred the Petition of Jean Baptiste Pagé and others, inhabitants of the Parish of l'Ancienne Lorette, and other references, reported, according to Order, the Resolution of the instituted by it thereupon; the report from which the said Committee; which Resolution was again read at the Clerk's table, and agreed to by the House; and

passed in the eighth year of Her Majesty's Reign, intituled, "An Act to amend a certain Act "therein mentioned, relative to the Turnpike "Roads near Quebec," by repealing the Schedule of Tolls established by the said Act, and

by substituting the following:—
For every four-wheel Carriage or Vehicle drawn by one horse or beast,—Sixpence.

For each additional horse or beast,—Twopence. For every Gig, Calash, Cab, or two-wheel Omnibus drawn by one horse or other beast,—Fivepence.
For each additional horse or beast,—Twopence.

For every Spring Cart, Cart, or other two-wheel Vehicle other than those above mentioned, drawn by

Quebec Turnpike Roads.

Bill.

For each additional horse or beast,—Twopence. winter Vehicle drawn by one horse or other beast,-Twopence.

For every additional horse or other beast,—One to a Committee of the whole House.

penny.

For every Horse, Marc, Gelding, Ass, or Mule, after some time spent therein,

with a rider,—Twopence.
For every Horse, Mare, Golding, Ass, Mule, Ox, Cow, and head of other Neat Cattle, not drawing, One penny.

-Fivepence.

Ordered, That Mr. Chauveau have leave to bring in a Bill to amend a certain Act, intituled, "An "Act to amend a certain Ordinance therein "mentioned, relative to the Turnpike Roads " near Quebec."

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time on Monday next.

Ordered, That the said Order be then the second! Order of the Day; and that the Rule of this House relating to the Printing and Translation of Bills be suspended as to the present Bill.

Vacancies in Corporations Bill, (L. C.)

Mr. Armstrong, from the Committee of the whole House on the Bill to define and extend the powers of the Court of Queen's Bench in Lower Canada, relative to usurpations and vacancies occurring in Corporations, and for other purposes therein mentioned, reported, according to Order, the amendments made by the Committee to the said Bill; which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Cobourg Incorporation Bill.

Mr. Macdonell of Dundas, from the Committee of the whole House on the Bill to alter and amend the Act of Incorporation of the Town of Cobourg, reported, according to Order, the amendments made by the Committee to the said Bill; which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill, as amended, be Engrossed.

Toronto Incororation Act Bill.

The Order of the Day for the House in Committee on the Bill to amend the Act of Incorporation of the City of Toronto, being read;

The House accordingly resolved itself into the said Committee.

Mr. Armstrong took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Armstrong reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

Public Lands Bill.

The Order of the Day for the second reading of the Bill to extend the provisions of the 13th Section of an Act of the Province of Canada, intituled, "An "Act for the disposal of Public Lands," and to amend the said Act in other respects, and further to provide for the final settlement of Land claims, being read;

Ordered, That the said Bill be read a second time on Wednesday next, and that it be then the first Order of the Day.

The Order of the Day for the second reading of Administra-For every Sleigh, Traine, Dray, Berline, or other the Bill to amend the law relative to the administra-tion of Justice Bill, (L. C.) tion of Justice in Lower Canada, being read;

The said Bill was accordingly read, and committed

Mr. Laurin took the Chair of the Committee, and

Mr. Speaker resumed the Chair; And Mr. Laurin reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the For every score of Sheep, Lambs, Hogs, or Swine, House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Chancery:

Mr. Speaker,

The Legislative Council have passed the following Bills without any amendment:

"An Act to regulate the Poundage to be received Sheriffs by Sheriffs on Executions, and fer other purposes Poundage Bill. " therein mentioned."

"An Act to authorize and enfore the attendance Witnesses Atof Witnesses from any part of this Province before tendance Bill. " the Courts of Superior Criminal Jurisdiction."

"An Act to empower Commissioners for inqui- Commissioners " ring into matters connected with the Public Busi- of Enquiry " ness to take evidence on oath."

Also,

LEGISLATIVE COUNCIL, Friday, 29th May, 1846.

Ordered, That one of the Masters in Chancery do New Brunsgo down to the Legislative Assembly, and wick Boundary acquaint that House that the Legislative Council have agreed to their Address to Her Most Gratious Majesty, respecting the Boundary Line between this Province and the Province of New Brunswick, by severally filling up the blanks with "Legislative Council and the.

> LEGISLATIVE COUNCIL, Friday, 29th May, 1846.

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and acquaint that House that the Legislative Council have passed the accompanying Address to His Excellency the Governor General, respecting the Boundary Line between this Province and the Province of New Brunswick, to which they desire the concurrence of the Legislative Assembly.

To His Excellency Lieutenant General the Right Honourable Charles Murray, Earl Cathcart, of Cathcart, in the County of Renfrew, Knight Commander of the Most Honourable Military Order of the Bath, Governor General of British North America, and Captain General and Governor in Chief in and over the Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, Commander of Her Majesty's Forces in British North America, &c. &c. &c.

May it please Your Excellency,

We, Her Majesty's dutiful and loyal subjects, the Legislative Council and of Canada, in Provincial Parliament assembled, beg leave to approach Your Excellency with our respectful request, that you will be pleased to transmit our joint Address to Her Most Gracious Majesty, respecting the BounNew Bruns-wick Boundary

dary Line between this and the Province of New Brunswick, in such a way as your Excellency may deem fit, in order that the same may be laid at the foot of the Throne.

R. E. CARON, Speaker.

Legislative Council, Friday, 29th May, 1846.

And also,

The Legislative Council have passed the following Bills, with amendments, to which they desire the concurrence of the Assembly:-

Hochelaga Division Bill.

"An Act to divide the Municipalities of Hochelaga " and Three Rivers, respectively, into distinct Muni-" cipalities, and further to provide for the support of "Schools and the management of local affairs therein."

Quebec Water 3331.

"An Act for supplying the City of Quebec and " parts adjacent thereto with Water."

Quebec Gas Bill.

"An Act for Lighting the City of Quebec with Gas."

And then he withdrew.

Orders postponed.

Ordered, That the remaining Orders of the Day be postponed until Monday next.

Then, on motion of the Honourable Mr. LaFontaine, seconded by Mr. DeWitt,

The House adjourned until Monday next at Eleven o'clock, A. M.

Luna, 1º die Junii.

Anno Nono Victoria Regina, 1846.

11 â Horâ, A. M.

Petitions laid on the table.

THE following Petitions were severally brought

up and laid on the table:—
By Mr. Dickson,—The Petition of the Municipal Council of the District of Niagara, (relating to G. M'Micking.

By Mr. Monro, - The Petition of Thomas Champion

Cobourg Incorporation Bill.

An Engrossed Bill to alter and amend the Act of Incorporation of the Town of Cobourg, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Hale do carry the said Bill to the Legislative Council, and desire their concur- in the Bill.

Vasancies in Corporations Bill, (L. C.)

An Engrossed Bill to define and extend the power of the Courts of Queen's Bench in Lower Canada, relative to usurpations and vacancies occurring in Corporations, and for other purposes therein mentioned, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Drummond do carry the said Bill to the Legislative Council, and desire their concurrence.

Magistrates Appointment Bill. An Engrossed Bill from the Legislative Council, intituled, "An Act to provide for the appointment " of Magistrates for the more remote parts of this "Province," was, according to Order, read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Draper do carry back the said Bill to

the Legislative Council, and acquaint their Honours that this House hath passed the same, without any amendment.

An Engrossed Bill from the Legislative Council, Registrars intituled, "An Act to make provision for confirming " certain Acts of Registrars in that part of this Pro-"vince formerly Upper Canada," was, according to Order, read for the third time.

Resolved, That the Bill do pass.
Ordered, That the Honourable Mr. Attorney General Draper do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House lath passed the same, without any amendment.

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:-

Of Mrs. Charlotte Frémont, widow of the late Jasper Brewer, Esquire; praying that the Pension of her late husband may be continued to her for one or two years

Of the Municipal Council of the District of Simcoe; praying that no Act be passed to abolish the duty on Foreign Produce imported into the Province.

Of the Municipal Council of the District of Simcoe; praying that the proposed Assessment Bill may be passed with certain amendments.

Ordered, That the Petition of Mrs. Charlotte Fré- Petitions remont, widow of the late Jasper Brewer, Esquire, ferred :be referred to the Standing Committee on Con-Mrs. Brewer. tingencies.

Ordered, That the Petition of the Municipal Simone Muni-Council of the District of Simcoe, relating to the cipal Council. Assessment Bill, be referred to the Select Committee to which was referred the Bill to regulate Assessments, and the appointment of Collectors and Assessors in Upper Canada.

Mr. Stewart of Bytown, from the Select Committee Bytown Incorappointed to draw up Reasons to be offered to the poration Bill. Legislative Council, at a Conference, for disagreeing to the amendments made by their Honours to the Bill, intituled, "An Act to define the limits of " Bytown, and to establish a Town Council therein, reported, that the Committee had prepared the said Reasons; which said Reasons were again read at the Clerk's table and agreed to by the House, and are as followeth:

1st. Because, inserting "July" for "June" is immaterial, as the Bill provides that an Election can take place at any time, if not on the day mentioned

2nd. Because, the Bill provides exemption from Assessment of what is in reality Her Majesty's Property, and that the exception is Real Estate held by the Ordnance for speculation; that it would be unfair towards other Proprietors, they would be exempted from contributing towards the improvement of the

3rd. Because, it is unprecedented to confer corporate powers upon any Town, and deprive them of the entire use and control of the Streets, that such power is now by Law vested in the District Council, and cannot be exercised by the Ordnance; that in Bytown two very wide streets were purposely laid out for Market places and other public uses, and on which Market places, &c., were erected, (although recently renewed by the Ordnance;) that no other space is reserved or set apart for any such purposes; and because the Bill provides that the direction of any street now laid out, or hereafter to be laid out on the

Bytown Incor- Ordnance property shall not be altered, and that the poration Bill. Town Council shall not enter upon or take these Lands for any purpose

4th. Because, the Bill provides for legalizing the shutting up and leasing by the Ordnance, the Concession line, in almost the same words as the amendment.

5th. Because, the last amendment is ambiguous and indefinite, and is not at all necessary.

Resolved, That a Conference be desired with the Honourable the Legislative Council, for the purpose of communicating to them the Reasons which induced this House not to concur in the amendments made by their Honours to the Bill, intituled, "An Act to define the limits of "Bytown, and to establish a Town Council " therein.

Ordered, That Mr. Stewart of Bytown do go to the Legislative Council, and desire the said Con-

A. M'Leod.

Mr. Dickson, from the Select Committee to which was referred the Petition of Alexander M'Leod of Stamford, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as follow-

Report.

Your Committee have examined the various matters connected with the case of the Petitioner, and upon the subject of which, an Address during the last Session of Parliament was forwarded through the then Governor General to Her Majesty, and upon a re-examination of his case, they deem it just and expedient to address Her Majesty a second time on behalf of the said Alexander M'Leod, the peculiarity of whose case they deem a sufficient justification for the course hereby recommended to Your Honourable House; and in accordance with the power vested in your Committee, they have prepared an Address to Her Majesty, praying her again to take into consideration the case of the said Alexander M'Leod, and to grant him that relief to which your Committee loweth: consider him entitled.

The said Address is as followeth:-

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign.

Address to the Queen.

We, Your Majesty's dutiful and loyal Subjects, Legislative Assembly of the Province of Canada, beg leave to approach Your Majesty with a renewed expression of our devoted attachment to Your Majesty's Person and Government, and humbly to represent to Your imported from the United States of America, without Majesty that our carnest solicitude for the preservation of the inherent rights of Your Majesty's Subjects, induces us again to address Your Majesty in reference to the claim which we consider Alexander M'Leod has upon Your Majesty's Govern-We are fully aware that it is the desire of Your Majesty's Government to protect to the fullest extent, the liberties of Your Majesty's Subjects, and when a well founded and legitimate claim is established, to grant indemnity for any pecuniary loss by them sustained, and more particularly when such loss results from a course rendered imperative by the fulfilment of those obligations which they owe to Your Majesty as their Sovereign

The said Alexander M'Leod having experienced the greatest possible private injuries and personal privations by his detention and imprisonment by the Government of the *United States*, we conceive that he is entitled to remuneration at the hands of Your Majesty's Government, and although we understand that Your Majesty's Government discharged the amount necessary for retaining the services of eminent Counsel and the other expenses connected with the defence of the said Alexander M'Leod, yet we are | mand, in every market of the Province.

at a loss to imagine how that can be considered a Address to compensation to the individual for the manifold pri-the Queen.

vate injuries he has sustained, it being a course of proceeding rendered necessary in vindicating the right of one of Your Majesty's Subjects, and the honour and dignity of Your Majesty's Crown.

The said Alexander M'Leod became a victim in the hands of a foreign power, apprehended, imprisoned, arraigned, tried, and acquitted, and has no individual claim on that foreign power for remuneration, which power, if responsible for that act of aggression upon one of Your Majesty's Subjects, must be held accountable on a demand made by and through Your Majesty's Government.

Under the circumstances herein most respectfully represented to Your Majesty, we carnestly solicit Your Majesty's serious attention, and Your Majesty may rest assured that the Legislature of Canada must be deeply sensible of the justice of this claim, otherwise they would not deem it prudent or expedient to bring it a second time under the consideration of Your Majesty's Government.

Ordered, That the said Address be Engrossed. Resolved, That the said Address be communicated by Message to the Legislative Council, requesting the concurrence of their Honours thereto.

Ordered, That Mr. Dickson do carry the said Message to the Legislative Council.

Mr. Watts, from the Select Committee to which Customs Act. was recommitted the draught of an Address to Her Majesty, on the subject of the non-exemption from Duty under the Customs Act of last Session, of Cattle and Live Stock introduced from the United States, for the use of Her Majesty's Troops, reported to this House on the thirtieth of May last, with an Instruction to the said Committee to report the said Address in strict accordance with the Resolution adopted in Committee of the whole House, reported to the House the draught of the said Address, which was again read at the Clerk's table, and is as fol-

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign,

We, Your Majesty's most dutiful and loyal Subjects, Address to the Legislative Assembly of Canada, in Provincial the Queen. Parliament assembled, most humbly beg leave to represent—That during the last Session of the Provincial Parliament, a Customs Bill was enacted, imposing, among others, certain Duties on Live Stock containing any clause exempting cattle introduced for the use of Your Majesty's Troops.

That this enactment was made after a long and serious debate, and finally carried by a unanimous vote of the Representatives of the People, the exemption in question having been in full operation during the two preceding years, and having been found to render the Law wholly inoperative; although Your Majesty's Provincial Government were aware of the fact, and took every possible precaution to prevent frauds.

That although it may be true that this was a departure from "an acknowledged principle observed by every Possession of the Crown," yet it was not intended to be ungracious: It was called for by the peculiar position of this Colony, as compared with Your Majesty's other Possessions, having a line of frontier some 1,500 miles in extent, bordering on and separated from a foreign power, in many parts

by an imaginary line.

That it will not give rise to the slightest inconvenience on Your Majesty's Commissariat, inasmuch as the supply from the Colony itself exceeds the de-

Address to the Queen.

That the Act in question intended to encourage the raising of Cattle in the Country, was loudly demanded by the Agriculturists of this Province as a Counter-Protection to the duties levied on Canadian Cattle entering the United States, and that its enactment has given general satisfaction throughout the Province.

That this House assures Your Majesty, that any proceeding to interfere with this Act, would cause general and extreme discontent throughout every County in this Province.

That while the Colonists are anxiously awaiting the result of the advice which has been tendered to Your Majesty, to withdraw the protection hitherto enjoyed by them in their Commercial transactions with the Mother Country, this further step would compel your Canadian Subjects to trade with the Americans in the respective markets of the two countries, at a disadvantage of 20 per cent.

That this fact could not fail to produce among the Colonists generally, an impression that the Imperial Government had placed the Americans, a Foreign people, on a more favorable footing than themselves, against the express will of the Local Legislature; an impression, however, which this House fervently prays that the wisdom of Your Majesty's Councils may prevent, by a due regard to the wishes of the loyal inhabitants of the Colony, as expressed through their Representatives in Parliament.

That the Representatives of Your Majesty's Canadian subjects are therefore induced to approach Your Majesty with an humble prayer, that Your Majesty may not concur in any advice which may be tendered to Your Majesty, to sanction any interference with the Canadian Customs Act passed during the last Session of the Provincial Parliament, in any way beyond the amendments made at the suggestion of Your Majesty's Government during the present

On motion of Mr. Watts, seconded by the Honourable Mr. Morin,

Resolved, That this House do not concur with the Committee in the said Address, but that the following be adopted in lieu thereof:-

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign,

We, Your Majesty's most dutiful and loyal Subjects, the Legislative Assembly of Canada, in Provincial Parliament assembled, most humbly beg leave to represent, that we have had under consideration the Despatch of Your Majesty's Secretary of State for the Colonies, on the subject of the Customs Bill passed during the last Session of the Provincial Parliament, imposing, among others, certain Duties on Live Stock and provisions imported from the United States of America, without any clause exempting them when introduced for the use of Your Majesty troops, which omission is represented in the said Despatch as a departure from an acknowledged principle observed by every Possession of the Crown.

We respectfully assure Your Majesty, that this enactment was adopted after a long and serious deliberation, by a unanimous vote of this House, without any intention to do that which might be considered ungracious, or prejudicial to Your Majesty's service. It was called for, by the fact of this Province, with its immense extent of frontier line, affording greater facilities for smuggling than any other; and secondly, from it having been proved, that during the two preceding years, frauds to a very great extent had been practised on the Revenue by Contractors making an improper use of certificates obtained from the Commissariat for the admission into this Province of provisions for the Public service, thereby rendering ineffectual the law passed for the protection of the Canadian farmers.

We would also humbly submit to Your Majesty, Address to that in consequence of the American Government the Queen. having placed high prohibitory duties on every article of ours entering into their country, from Canada, the Agriculturists of Canada feel strongly that they are entitled to similar protection against those of the United States, for their own products;—and this circumstance merely, induced the Legislature to impose in some cases by the Act in question, a higher duty than a due regard to other considerations might have warranted. The said Act has given general satisfaction throughout the Province, and any interference with it, we humbly represent, would cause dissatisfaction in the Counties generally.

We humbly conceive that the Act will not entail any important expense or lasting inconvenience to Your Majesty's Government, as the Colony will very soon, if indeed it cannot now, furnish the necessary supplies, if the present protection is continued; and should it prove otherwise, Your Majesty will find your faithful Subjects in Canada prepared to make good to Your Majesty the amount of Expenditure, when the facts have been fully ascertained from the experience of at least one year under the present arrangements. The Representatives of Your Majesty's Canadian Subjects are therefore induced to approach Your Majesty with an humble prayer, that Your Majesty may not concur in any advice which may be tendered to Your Majesty to sanction any inter-ference with the said Canadian Customs Act, beyond the amendments made at the suggestion of Your Majesty's Provincial Government during the present Session.

On motion of the Honourable Mr. Moffatt, seconded by Mr. Petrie,

Ordered, That the words "by a unanimous vote of this House" be struck out of the said Address. Ordered, That after the word "We," in the third paragraph, the following be inserted: "disclaim "the intention of augmenting the Provincial "Revenue by Imposts levied on Provisions im-"ported for the use of Your Majesty's Forces,

Ordered, That the words "at least one" in the fourth paragraph of the said Address, be struck out, and the words "the ensuing" inserted in lieu thereof:

The question being then put upon the said Address as amended, it was agreed to by the House.

On motion of Mr. Watts, seconded by the Honourable Mr. Morin,

Ordered, That the said Address be Engrossed.

Resolved, That an humble Address be presented to His Excellency, the Governor General, informing His Excellency that this House hath voted an Address to Her Majesty, on the subject of the non-exemption from Duty under the Customs Act of last Session, of Cattle and Live Stock introduced from the United States, for the use of Her Majesty's troops; and praying that His Excellency would be pleased to transmit the said Address to Her Majesty's Principal Secretary of State for the Colonies, to be laid at the foot of the Throne.

Ordered, That the said Address be Engrossed.

Ordered, That the said Addresses to Her Majesty and to His Excellency the Governor General, be presented to His Excellency by such Members of this House as are of the Honourable the Executive Council of this Province.

Mr. DeWitt, from the Standing Committee on Contingencies. Contingencies, presented to the House the Fourth Report of the said Committee, which was again read

Report.

On the Petition of Mrs. Catherine M'Lennan, widow of Hugh M'Lennan, late Door Keeper of your Honourable House; praying for a Pension or other consideration for the services of her late husband.

After mature consideration of the matter contained in this Petition, your Committee cannot recommend a Pension to the Petitioner; but they find that she is entitled to the sum of £10 as six months allowance on the usual annual vote, up to the date of her husband's decease, and as three months intervened between that period and the appointment of his successor, your Committee think it will comport with justice to allow her the additional sum of £15, making together the sum of £25—as a final settlement in full of all claims in respect to the services of Petitioner's late husband.

The Petition of Mrs. Julia Bell, widow of Eneas Bell, Chief Messenger to the House of Assembly of Upper Canada; prays for compensation as House-keeper of the Parliament Buildings at Toronto for 10 months.

Your Committee, upon consideration of the subject matter of this Petition, recommend that the sum of twelve pounds ten shillings be paid her as a final settlement of all claims for past services of herself and husband.

The Petition of William Dixon, Messenger of your Honourable House; prays for a retiring allowance in consideration of his age, his length of service, and incapacity to attend his duties during the sitting of the House.

Your Committee consider the case of the Petitioner worthy the consideration of your Honourable House, and being guided by the allowance made to similar servants of the House of Assembly of Lower Canada, in the Session of 1841, respectfully recommend that a retired allowance of £18 per annum be paid out of the Contingencies, to the Petitioner, from the end of the present Session.

The Petition of André Leroux Cardinal, Chief Messenger of your Honourable House; prays for an increase of Salary.

Your Committee find that in the year 1841 £100 was fixed as the Salary of the Petitioner, and a further allowance of £25 to enable him to keep a boy for the service of the office during the recess. Upon representation made to your Committee of the inadequency of the amount heretofore allowed him, and being entrusted throughout the year with the charge of the House, they recommend that the Salary of the Petitioner be increased to £160, commencing with the current year, including the allowance for a boy.

The Petition of Michael M'Carthy, prays for the appointment to the office of Night Watch to the Parliament Buildings during the recess.

Your Committee having enquired into the necessity of such an appointment, consider it will be highly conducive to the protection and safe keeping of the building, and that the Petitioner is a person in whom confidence can be placed, and would therefore recommend him to your Honourable House, to fill that office, at an allowance of five shillings per night.

The Petition of James Voller and John Kay, Messengers of your Honourable House; prays for a retired allowance.

Your Committee cannot recommend the prayer of the Petitioners, as they are quite able to perform their respective duties.

The Petition of Robert Defries, Post Office Messenger, for an alteration in the mode of his present remuneration.

It appears that he now receives twelve shillings and sixpence currency, per day, during the Session, the Petitioner living at Toronto, and the Sessions being unequal in time, your Committee recommend that a Sessional allowance of sixty pounds

be made to him, commencing with this present Report. Session.

The Petition of William Winder and others, Officers and Clerks of your Honourable House; prays that their case may be considered, and an increase be made in their Salaries.

Your Committee, after due consideration, cannot at the present recommend the prayer of this Petition in respect to all the Petitioners, but your Committee considering that the present incumbent, (one of the Petitioners) filling the office of Second Office Clerk, ought to be placed, at least, upon the same footing in respect to remuneration, as the Second Clerk of Committees, those two Officers having previously to the last Session been paid the same amount, would therefore respectfully recommend that the Salary of Mr. Thomas Vaux be £250 from the commencement of the current year.

The Petition of Joseph Bouchette and others, employed in the Civil Service of the Provincial Government, prays for an allowance in consideration of the various removals of the Seat of Government.

Your Committee cannot entertain the prayer of this Petition, the Petitioners belonging to Departments not connected with the Legislative Assembly. Your Committee therefore consider that they cannot be paid out of the Contingencies of this House.

Your Committee beg leave respectfully to recommend the usual yearly allowance of one hundred pounds to the Clerk of your Honourable House, for house rent; also, the allowance of sixty pounds to the Assistant Clerk, for the like purpose.

Mr. William P. Patrick having been in the last recess called upon to act as Deputy Clerk, your Committee in conformity with the resolution of the House last Session, for similar services, recommend that the sum of fifty pounds be paid to Mr. Patrick; the above not to form a precedent for the future.

By representation made to your Committee of the amount paid for extra work in the Office during the recess of Parliament, to bring up the work of the previous Session, they have taken into consideration the propriety of recommending that an addition be made to the present number of permanent Officers.

Your Committee beg leave to append to this Report, the Letter addressed to them upon this subject by the Clerk, recommending the appointment of certain persons at present in the capacity of extra Clerks. This recommendation having received the sanction of the Honourable the Speaker, your Committee beg leave to suggest that Mr. Henry Hartney, Mr. King Barton, Mr. William H. LeMoine, and Mr. William Spink, be appointed as Junior Clerks in the Office, at a Salary of £150 each, commencing from the present Session.

In reference to the work to be done in the Office during the recess, in arranging the Documents and Copying, and attending to the Printing of the Journals, &c., of the previous Session.

Your Committee would recite the recommendation contained in the Report on the Officers and Departments of the House during the first Session of the last Parliament, 1841. "It is to be understood that "all the permanent Officers of the House, (including "the Clerk and Clerk Assistant,) are to complete "and finish the whole work of the year." This understanding your Committee would recommend to be enforced, and that the labour of the recess may, as near as possible, be so divided that a proportionate share be allotted to each, in order that the Journals and other Documents be placed in the hands of Members as soon as possible after each Session; and further, that no payment for extra work during the recess be allowed.

Report

CLERE'S OFFICE, LEGISLATIVE ASSEMBLY, Saturday, 23rd May, 1846.

I beg leave respectfully to intimate to the Committee on the Contingencies of the House, that there are now in my Offices, employed as extra Writers during the Sessions, four very deserving steady young persons, who are anxious to be placed on the permanent Establishment of the House, namely, Mr. Hartney, Mr. Barton, Mr. LeMoine, and Mr. Spink, the two first have been in the Upper Canada Assembly, and in the United Assembly for several years past, Mr. LeMoine in the present Assembly since the Union, and Mr. Spink for two Sessions; this gentleman has proved himself a very useful Officer, and although not so long in the service of the House as the others, yet I think from his capacity, he would be an acquisition to my department; I therefore, respectfully and earnestly recommend the above named gentleman to be placed on the permanent list of officers.

I have the honor to be, Sir,
Your obedient servant,
W. B. LINDSAY,
Clerk Assembly.

JACOB DEWITT, Esquire, Chairman of the Standing Committee on Contingencies.

Ordered, That the said Report be committed to a Committee of the whole House to-morrow.

New Brunswick Boundary Line. On motion of Mr. Christie, seconded by Mr. DeWitt, Resolved, That this House do concur in the Address of the Honourable the Legislative Council to His Excellency, the Governor General, requesting His Excellency to transmit the joint Address to Her Majesty, respecting the Boundary Linc between this Province and the Province of New Brunswick, in such a way as His Excellency may deem fit, in order that the same may be laid at the foot of the Throne;—that the blank therein be filled up with the words "Legislative Assembly," and that the said Address be signed by Mr. Speaker on behalf of this House.

Resolved, That a Message be sent to the Honourable the Legislative Council, acquainting their Honours that this House lath agreed to the Address to His Excellency, the Governor General, requesting His Excellency to transmit the joint Address to Her Majesty, respecting the Boundary Line between this Province and the Province of New Brunswick, in such a way as His Excellency may deem fit, in order that it may be laid at the foot of the Throne.

Ordered, That Mr. Christic do carry the said Message to the Legislative Council.

On motion of Mr. Leslie, seconded by the Honourable Mr. Morin,

Hochelaga Division Bill. Ordered, That the amendments made by the Legislative Council to the Bill intituled, "An "Act to divide the Municipalities of Hochelaga" and of Three Rivers respectively into distinct "Municipalities, and further to provide for the support of Schools and the management of "local affairs therein," be now taken into consi-

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:—

Press 2, Line 13.—Leave out from "Banlièue" to "day" in line 18; both inclusive, and insert "Muni-

"cipality of Three Rivers shall Hochelega
"cease and determine, and Division Bill.
"that the extent of Territory
"now forming the same shall
"thenceforward form two se"parate and distinct Munici-

"palities, one of which shall "consist of and comprise the "Town or Borough of Three Rivers, and shall be, and be "called the Municipality of "the Town of Three Rivers, "and the other of which shall "consist of and comprise the "remainder of the said extent of Territory and shall be

"of Territory, and shall be,
"and be called the Munici"pality of the Banlieue of
"Three Rivers."

Press 2, Line 25.—Leave out from "remainder" to " it" in line 27, both inclusive, and insert "Town of "Three Rivers."

" " 33.-Leave out "Jointly."

" " 34.—Leave out from "each" to
"same," both inclusive, in
the same line, and insert "the
"Municipality of the Town
" of Three Rivers."

" 3, " 16.—Leave out from "shall" to
"same" in line 17, both inclusive, and insert "as well
"as all Real and Immoveable
"Property then belonging to
"the said last mentioned Mu"nicipality, shall belong to
"the Municipality of the
"Town of Three Rivers."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Leslie do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Chabot, seconded by Mr. Chauveau,
Ordered, That the amendment made by the Le-Quebec Gas
gislative Council to the Bill intituled, "An Act
"for Lighting the City of Quebec with Gas," be
now taken into consideration.

The House proceeded accordingly to take the said amendment into consideration.

And the said amendment was read, and is as followeth:—

Press 3, Line 30.--After "annum," insert, "Pro-"vided always, that before " the issuing of any each De-"bentures or Corporation " Bonds, the said Corporation "shall have enacted and or-"dained a By-Law, specifying "the principal Streets, Lanes and Public Places within " the limits of the City which " are to be supplied with Gas, " and shall, after duly adver-" tising for Tenders, have en-"tered into a Contract with the lowest bidder, giving es security to their satisfaction "for the performance of the "work, and for keeping the " same in good repair for three "years, at a sum not exceed-"ing thirty thousand pounds,

" including the necessary Real " Property and materials."

And the said amendment being again read, it was

agreed to by the House.

Ordered, That Mr. Chabot do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to to their amendment.

On motion of Mr. Chabot, seconded by Mr. Chauveau.

Quebec Water Bill.

Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act for supplying the City of Quebec, and parts "adjacent thereto with Water," be now taken into consideration.

The House proceeded accordingly to take the said

amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 8, Line 15.—After "annum," insert "Pro-" vided always, that before "the issuing of any such "Debentures or Corporation "Bonds, the said Corporation "shall have enacted and or-" dained a By-Law, specifying " the principal Streets, Lanes, "and Public Places within " the limits of the City which "are to be supplied with "Water, and shall, after duly " advertising for Tenders, have " entered into a Contract with "the lowest bidder, giving security to their satisfaction " for the performance of the "work, and for keeping the " same in good repair for three " years, at a sum not exceed-" ingfifty thousand pounds, in-"cluding the necessary Real " Property and materials."

" 1.—After "notwithstanding," in-" 12, " sert clause A, as follows :-

" And be it enacted, that "it shall and may be lawful " for the said Corporation, " and they are hereby required " from time to time, as occa-" sion may require, to appoint " a fit and proper person to be " the Superintendent or En-" gineer for the management " of the said Water Works, " and of any Gas Works under " the control of the said Corporation, and to prescribe "and regulate the duties "of the said Office, and at " their pleasure to remove any " such person from the said "Office and appoint another in " his place, and the said Cor-" poration shall take such se-" curity for the due execution " of the said Office as they " shall think proper, and "shall and may grant and allow to the said Officer " such Salary, allowance, or "other compensation for his " such Superintendent or En- read; " gineer shall account to the " said Corporation quarterly, " or oftener if required."

And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Chabot do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of the Honourable Mr. Baldwin.

seconded by Mr. Price,
Resolved, That an humble Address be presented to Address. His Excellency the Governor General, request- Exemption from Duties of ing that His Excellency will be graciously Stores, &c. for pleased to cause to be laid before this House, use of Troops. Copies of all the Correspondence had between the Provincial and Imperial Governments, during the last Session of the Provincial Parliament, or at any time subsequent to the same, on the subject of the exemption from Duties of Stores and Provisions, Goods, Wares, and Merchandize imported or supplied for the use of Her Majesty's Land and Sea Forces in this Province, and the important bearing of the same on the Agricultural Interests of this Province.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Ordered, That the Petition of Messicurs Gilmour Printed. and Company, and others, Merchants, and other Citizens of the City of Montreal, be printed for the use of the Members of this House.

Mr. Armstrong, from the Committee of the whole Toronto Incor-House on the Bill to amend the Act of Incorporation Peration Act of the City of Toronto, reported, according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

grossed.

Mr. Laurin, from the Committee of the whole Administra-House on the Bill relative to the administration of tion of Justice Justice in Lower Canada, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Mr. Chauveau moved, seconded by Mr. Chabot, that the Third clause of the said Bill be struck out.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth;-

YEAS.

Messieurs Baldwin, Berthelot, Cauchon, Chabot, Chauveau, Christie, DeBleury, Desaunier, DeWitt, Franchère, Guillet, LaFontaine, Macdonell of STOR-MONT, Méthot, Morin, and Rousseau.—(16.)

Messieurs Boulton, Boutillier, Cayley, Colvile, Cummings, Daly, Dickson, Attorney General Draper, Drummond, Duggan, Foster, Gowan, Hale, Jessup, Lantier, Laterrière, Laurin, Leslie, M. Connell, Möffatt, Papineau, Petrie, Robinson, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Taché, Solicitor General Taschereau, and Viger.—(31.)

So it passed in the negative.

Ordered, That the said Bill as amended be Engrossed.

The Order of the Day for the House in Committee Trade. "services as they may think on certain Resolutions to be proposed on the subject "fit: Provided always, that of restrictions on the Trade of this Province, being

Trade.

The House accordingly resolved itself into the said Committee.

Mr. Christie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Christie reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Mr. Speaker having put the question, Shall the

Committee have leave to sit again?

It passed in the negative. Resolved, That the proposed series of Resolutions moved by Mr. Merritt, in Committee of the whole House this day, on the subject of Trade, and also, the proposed series of Resolutions moved by Mr. Williams, in amendment thereto, be referred to a Select Committee composed of Mr. Williams, the Honourable Mr. Cayley, Mr. Merritt, the Honourable Mr. Robinson, and Mr. Leslie, to consider the same, and to report thereon

with all convenient speed; with power to send for persons, papers, and records.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

> LEGISLATIVE COUNCIL, Monday, 1st June, 1846.

Bytown Incorperation Bill.

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and acquaint that House that the Legislative Council agrees to the Conference desired upon the subject matter of the amendments made by this House to the Bill intituled, "An Act to define "the limits of Bytown, and to establish a Town "Council therein," and that the Managers on the part of this House are to be the Honourable Messieurs Ferguson and Macaulay, who are to meet the number of Managers on the part of the Legislative Assembly, required by Parliamentary usage, presently in the Committee Room of the Legislative Council.

And also,

LEGISLATIVE COUNCIL, Monday, 1st June, 1846.

New Bruns wick Boundary Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and acquaint that House that His Excellency, the Governor General, has appointed to-morrow at twelve o'clock (noon) to be attended with the Addresses of both Houses on the subject of the Boundary between this Province and the Province of New Brunswick, and that in consequence of the advanced state of the Session, the Legislative Council have ordered that such Members of this House as are Members of the Executive Council only, do attend His Excellency at that time on the part of this House.

And then he withdrew.

Bytown Incorperation Bill.

New Bruns-wick Boundary

Resolved, That four Managers be appointed to meet the Managers appointed by the Honourable the Legislative Council, at the time and place appointed for the holding of the Conference desired upon the amendments made by their Honours to the Bill intituled, "An Act to de-"fine the limits of Bytown, and to establish a " Town Council therein."

Ordered, That Mr. Stewart of Bytown, Mr. Smith of Frontenac, Mr. Hall, and Mr. Dickson, be appointed Managers on the part of this House.

On motion of the Honourable Mr. Attorney General Draper, seconded by Mr. Sherwood of Brock-

Ordered, That such Members of this House as are of the Honourable the Executive Council of this Province, do attend His Excellency the Governor General, on the part of this House, with the Addresses of both Houses on the subject of the Boundary Line between this Province and the Province of New Brunswick.

An Engrossed Bill to amend the Act of Incorpor- Toronto Incoration of the City of Toronto, was read for the third poration Act time.

Resolved, That the Bill do pass.

Ordered, That Mr. Boulton do carry the said Bill to the Legislative Council, and desire their con-

An Engrossed Bill to amend the Law relative to Administrathe Administration of Justice in Lower Canada, was tion Justice, (L. C.) read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Smith do carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. Williams, from the Select Committee to which Lake St. Peter. was referred that part of the Report of the Chairman of the Board of Works, which refers to Lake St. Peter, presented to the House, the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix U. U.)

Ordered, That the said Report be printed for the Printed. use of the Members of this House.

The Honourable Mr. Daly, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker, a Mess-Governor sage from His Excellency the Governor General, General. signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth:-

CATHCART. The Governor General informs the Legislative Contingencies. Assembly with reference to their Address dated the 29th ultimo, that he has issued his Warrant in favor of William Burns Lindsay, Esquire, the Clerk of the House, for the sum of four thousand pounds currency,

towards refraying the Contingencies of the House, GOVERNMENT HOUSE, 1st June, 1846.

The Honourable Mr. Daly, one of Her Majesty's Return to Executive Council, laid before the House, by com- Address.

mand of His Excellency the Governor General, Return to an Address from the Legislative Assembly, to His Excellency the Governor General, dated the 11th of May last; praying that His Excellency will be pleased to lay before them, "Copies of all Pe-titions, Papers, and Documents, addressed to the Board of Works, from any Inhabitant or Inhabitants of the County of Dundas, relative to a Bridge across the Williamsburg Canal, in front of the Village of Maria Town, as also all Petitions addressed to the Head of the Government, on the same sub-

> BOARD OF WORKS, Montreal, 20th May, 1846.

In obedience to the Order of the House of Assembly of the 11th instant, calling for all Petitions, &c., presented to this Department, on the subject of the construction of a Bridge across the Rapide Plat Canal at Maria Town, I have the honour to state, for the information of His Excellency, that the only Document of this nature in possession of the Board, is the accompanying Petition enclosed by A. M'Donell, Esquire, bearing date the 14th March,

A Petition of similar import was presented from J. Harris and others, on the 16th of April last, but from being informal, it was returned to the parties, with advice as to the channel through which it should be transmitted.

I have the honour to be, Sir, Your very obedient servant, HAMILTON H. KILLALY.

The Hon. D. DALY, Provincial Secretary.

> Maria Town, West Williamsburgh, 14th March, 1844.

Sm,

I have the honour to transmit herewith a representation from certain inhabitants of the County of Dundas to the Board of Works, praying that the communication at this place to the St. Lawrence may be kept open, by affording the necessary facilities for crossing the Canal now in progress, which will cut off the communication to the Ferry to Waddington.

The loss and inconvenience of being deprived of the Ferry at this point would be very great, as well as injurious to the collection of the Revenue.

I have the honour to be,
Sir,
Your most obedient Servant,
ALEXANDER M'DONELL,
Collector of Customs,
Port of Maria Town.

THOMAS A. BEGLEY, Esquire, Secretary Board of Works.

To the Honourable the Board of Works:

The undersigned, inhabitants of the County of Dundas, beg leave to represent to your Honourable Board, that the Canal now about to be made along the front of this County, will cut off the communication with the River St. Lawrence at the village of Maria Town, where a Ferry has been established since the first settlement of the Country to Waddington, in the State of New York. This being the nearest and most convenient part of the River for crossing at all seasons of the year, for several miles on either side, we hope your Honourable Board will take into consideration the loss and inconvenience the inhabitants of this County, and the public in general, would sustain from being deprived of so important and necessary a thoroughfare to a place so extensively connected with this part of the Province in its trade and commerce, a Port of Entry being placed at this point by the Government for the collection of Duties. We do not wish to dictate to your Honourable Board as to the best manner of keeping up this communication, but would humbly beg you will afford the necessary facilities for crossing the Canal at this Village.

Maria Town, 14th March, 1844.

George Brouse, Thomas Reynolds, M. D.; William Sharts, Minister; Alex. M'Donell, Collector of Customs; Henry G. Stearns, Merchant; William Raymond, Jacob Hams, Innkeeper; G. Bartholimew, Ferryman; George Taylor, Shoemaker; J. Brouse, Merchant; Isaac Rose, Merchant; George Froats, Shoemaker; Daniel Rose, Tailor; J. W. Rose, Merchant; John Hanes, Innkeeper; John Cappell, Saddler; George Markley, J. P.; John Deeks, Farmer; Alex. Colquhoun, Farmer; Bottis Higgle, Tanner; Riley Johnson, Farmer; John Finnelly, Farmer; Henry G. Merkley, Hatter; Samuel Nash, Blacksmith; Simon T. Stata, Yeoman; Samuel Rossiter, Herman Hayunga, Min.; John Whittiker, Farmer; William M'Kenzie, Joiner; James Dorin, Farmer; Alex. Colquhoun, Jr., Farmer; Peter Hanes, Joiner; Jacob Casselman, Gilbert Vannuller, Daniel T. Bnaeffle, J. R. Castleman, George Singenbeller, Jacob Meekley, Senior; Henry Weegan, C. Keirnes,

Wm. Perrin, J. P. Crysler, Peter Marselis, Jacob J. Merkley, Joseph Becksted, John T. Casselman, John A. Casselman, Christoper Merkley, Cephrenes M. Casselman; J. A. Pierce, Innkeeper; Adam Snyder, Martin Castleman, Junior; Martin Castleman, Charles Duvall, Adam Schwerdfeger, William Loucks, Peter Shaver, J. P.; Jas. West, Deputy Surveyor; William Swayne, Michael Pillar, Donald M. Gillivray, Andrew Brown, John H. Munroe, Edmund Dorwin, Solomon Dorwin, James Soper, Henry Dclanleaugh, William Littlebrant, James Colquhoun, Michael Schwerdfeger, Michael Bedsted, George Doren, John Froats, Philip Froats, A. M. Farling, Farmer; Patrick Higgins, John Crysler, J. P.; Amando Well, Attorney at Law; Walter Bell, P. M.; David M. Culloch, George Kelly, Isaac Keeler, Nelson Hotman, Adam Nudu, George P. Morkboy, Benjamin Meeds, John M. Donald, John T. Brouse, Charles N. Holmes, George W. Marschs, Henry Schwerdfeger, George Dulmage, John V. Bedsted, Thomas Glynn, Peter Van Allen, William A. Bush, Sidney Doren, Samuel Logan, William Rose, Bernard Whittaker, William Tray, D. P. S.

Ordered, That certain Statements respecting the Printed. Imports and Exports of the Province of Canada, laid before the House on the thirtieth ultimo, be printed for the use of the Members of this House.

The Order of the Day for the second reading of Quebec Turnthe Bill to amend a certain Act, intituled, "An Act pike Roads "to amend a certain Ordinance therein mentioned, "relative to the Turnpike Roads near Quebec," being read:

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Chabot took the Chair of the Committee, and after some time spent-therein,

Mr. Speaker resumed the Chair;

And Mr. Chabot reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Committee Board of on the Bill to amend the Law constituting the Board Works Bill. of Works, being read;

The House accordingly resolved itself into the said Committee.

Mr. Macdonell of Stormont took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Stormont reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Committee Etobicoke on the Bill to incorporate certain persons under the Road Bill. name of "the Etobicoke and Mono Sixth Line Road Company," being read;

The House accordingly resolved itself into the said Committee.

Mr. Solicitor General Taschereau took the Chair of the Committee, and after some time spent therein, Mr. Speaker resumed the Chair;

And Mr. Solicitor General Taschereau reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Nicolet Regis

Office of the County of Nicolet, from the place where it is now held, to Bécancour, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

Dorchester

Quorum.

The Order of the Day for the second reading of Registry Office the Bill, to establish a separate Registry Office in the Bill. lower part of the County of Dorchester, being read; Several Members having retired, the names of those

present were taken down as followeth:-

Mr. Speaker.

Messieurs Baldwin, Boulton, Cauchon, Chalmers, Daly, De Witt, Duggan, Hale, Hall, Laurin, Mac-donald of Glengary, M. Connell, Methot, Robinson, Rousseau, and Solicitor General Taschereau.

And at twenty minutes past midnight, Mr. Speaker adjourned the House for want of a Quorum.

Martis, 2º die Junii.

Anno Nono Victoriæ Reginæ, 1846.

11, â Horâ, A. M.

Nicolet Regist A N Engrossed Bill to provide for the removal of try Office Bill. A Neoristan Office Bill. the Registry Office of the County of Nicolet, from the place where it is now held, to Becancour, was read for the third time.

Resolved, That the Bill do pass, and the Title be, "An Act to provide for the removal of the Registry Office of the County of Nicolet, from "the place where it is now kept, to Bécancour." Ordered, That Mr. Méthot do carry the said Bill to the Legislative Council, and desire their con-

Rates of Postage.

The Honourable Mr. Robinson, from the Select Committee appointed to prepare and report the Draught of an humble Address to be presented to Her Majesty; praying that Her Majesty will be graciously pleased to take into her favourable consideration, the necessity of reducing the Rates of Postage in Her Majesty's North American Colonies; presented to the House the said draught of an Address, which was again read at the Clerk's table, and is as followeth:

Address to the Queen.

To the Queen's Most Excellent Majesty. MAY IT PLEASE YOUR MAJESTY,

We, Your Majesty's dutiful and Loyal Subjects, the Commons of Canada in Provincial Parliament assembled, sensible of the desire of Your Majesty at all times to listen favourably to every suggestion, which may have for its object the convenience and welfare of Your Subjects, in every portion of Your Majesty's widely extended Dominions, beg leave to represent to Your Majesty that while We thankfully acknowledge the great benefit, that has been conferred on the Inhabitants of the North American Colonies, by the establishment of a regular conveyance by Steam, of the Mails between Great Britain and America, We would respectfully call the attention of Your Majesty's Imperial Government to the necessity of providing for their more frequent transmission during the winter months.

We need scarcely remind Your Majesty, that mainly depending as the Inhabitants of these Colonies do, on the intercourse with the Mother Country, for their social happiness and commercial and agricultural prosperity, it is an object of the greatest importance to them, that every facility should be afforded to it; and that between the first of December and first of April, when but one Mail per month is despatched to and from the two countries, the necessity for a

The Order of the Day for the second reading of more frequent communication is particularly felt. It Address to try Office Bill. the Bill to provide for the removal of the Registry is during that period all the surplus produce of the the Queen. country is purchased and prepared for the British Markets, and the prices here of our staple commodities being regulated entirely by those in Britain, both buyer and seller require the earliest notice of any change that may take place in the Markets of Europe, to prevent in many cases serious losses to the one or to the other.

We would also urge as a further reason for the favourable consideration of our request, the fact, that during the winter both Your Majesty's Imperial Parliament and Colonial Legislatures, are generally in Session, and that it is highly desirable in many instances, that more frequent intercourse should take

place between them, than once a month.

Taking these circumstances into consideration, and many others which, if necessary, might be mentioned, We humbly hope Your Majesty will be graciously pleased to cause the necessary measures to be adopted for insuring to Your Loyal Subjects in these Provinces, the transmission of the Mails at least twice a month during the whole year.

Intimately connected with the foregoing, is the excessive high rates of postage which Your Majesty's Colonial Subjects are compelled to pay by the Imperial Government, without any reference to the Local Legislature, and they deem it imperative on them to beseech Your Majesty, promptly to take the same into your gracious consideration.

We feel assured that Your Majesty will at once admit the hardship of British Subjects in one portion of the Empire being compelled to pay extravagantly for that, which by others is enjoyed at a merely nominal charge; while in *Britain* a letter may be sent to any portion of that country for one penny, the inhabitants of Canada are forced to pay, from four-pence half-penny to one shilling and four-pence Provincial Currency, for a single letter within the limits of the Province, although, at the same time, they can send a letter from any part of Canada to Britain, by Your Majesty's Royal Mail Steamers, for the last mentioned sum.

The Government of the United States, anxious to relieve their citizens from so vexatious a burthen, have, within the last year, reduced the Rates of Postage in that Country, from a standard similar to that still imposed upon us, to the more moderate charge of twopence halfpenny sterling on a single letter, for a distance of 300 miles, and five pence for any distance beyond that. And We can assure Your Majesty that so great a boon enjoyed by a people living in their immediate vicinity, causes the Inhabitants of Canada to desire, with increased carnestness, the favorable consideration of Your Majesty's Government, on a question of so much importance to them.

We therefore humbly pray, that Your Majesty will be graciously pleased to direct that a reduction of our Rates of Postage may take place without delay; and if not to the extent enjoyed in the Mother Country, at least not exceeding the charge now made

in the *United States*.

We state with confidence that the high Rates of Postage, now exacted, is a serious charge on the social and commercial intercourse of the Colonies, and that in order to evade it, much of the correspondence is conveyed by private individuals, to the serious loss of the revenue.

We are prepared to hear it objected, that the reduction asked for will cause such diminution in the Revenue of the Post Office, as might seriously impair the efficiency of that Department. But when it is considered that large sums are now annually paid for postage on account of the Public Service, We respectfully submit to Your Majesty, that both the Imperial and Colonial Governments might, with justice, be called upon to pay their fair proportion of Address to the Queen. any deficit that may be caused by a reduced rate, believing that the revenue from the great increase in the number of letters sent by Mail, will, in a short time, be found sufficient to meet the expenses of the

We would also suggest the propriety of relieving the Press from charges which now bear heavily upon it, by allowing exchange Newspapers to be sent by Mail, free of postage, and remittances to Editors, in payment of their papers, to be transmitted by Postmasters without charge, as is the case in the United States.

We take this occasion to renew to Your Majesty the assurance of our sincere attachment to Your

Majesty's Person and Government.

Ordered, That the said Address be printed for the use of the Members of this House.

Bank of Upper Canada.

Printed.

Report.

Mr. Boulton, from the Scleet Committee to which was referred the Petition of the Bank of Upper Canada, and other references, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Your Committee have carefully examined the several Petitions laid before your Honourable House, praying for a repeal of the Tax, which is one per cent. per annum on the issues of the Banks, taken from the average monthly returns of the circulation, and after mature consideration, they are of opinion that a reduction of this Tax is most desirable, inasmuch as they feel its continuance must prove exceedingly detrimental to the Monied and Commercial Interests of this Province.

Your Committee consider the Tax to be at variance with the principle of fair and equal taxation, operating as it does, as an Income Tax upon one particular class of the community, viz., Shareholders in our Chartered Banks, whilst Stockholders in every other Joint Stock or Incorporated Company are exempted

from any similar imposition.

Your Committee further consider, apart from this Tax being inconsistent with fair taxation, it is unduly onerous, being equal to eight per cent. upon the Dividends of the Sharcholders, which is more than four times the amount of the Income Tax in England, and when they reflect that a majority of the holders of Bank Stock in Canada are persons whose sole income, or the greater part of it, is derived from their Dividends, and who are, in many cases, unable to bear the deprivation of their property, which this Tax has had the effect of causing, they feel it to be a grievance which loudly calls for the interference of your Honourable House.

In pursuing their investigation on this important subject, your Committee have been unable to discover that any other Tax is imposed on Banks in England, than the stamps for their notes, and the Income Tax on Dividends, when they amount to a given sum; and that the Tax upon these items bears but a very small proportion to their profits, when contrasted to that imposed on the Banking Institu-

tions of Canada.

Your Committee have ascertained, that in the State of New York, a Tax is imposed upon Bank Capital, but they beg to draw the attention of your Honourable House to the fact, that in that State the Tax is not imposed for the purpose of contributing to the State revenue, but to form a Safety Fund for secur-

ing the public against loss.

And it is believed, that in no other Country than Canada is there in existence such a Tax as that complained of; and whilst the Capital employed in Banking in Canada is acknowledged to be insufficient for developing the resources and extending the Commerce of this young and rising country, they cannot reconcile the continuance of this Tax with the true interests of the Province, or with the change now taking place in the commercial policy of the Empire.

Your Committee are of opinion that the Peti-Report. tioners have just reason to complain of the injustice of the Tax referred to, conceiving as they do, that the Tax has had the effect of depreciating the value of their property, which, from being considered a few years ago, the most eligible investment in point of interest, and the facility with which it could be realized when required, has now come to be looked upon in a very different and secondary light; and they are satisfied the imposition of the Tax upon the circulation, instead of upon the profit, has had and must continue to have a most injurious effect upon the public generally, by inducing the Banks, too frequently, to seek business of a nature not involving the issue of Bank notes, and thus causing the agriculturist and mechanic, who are most benefited by a free circulation of money, to be serious sufferers in consequence.

Your Committee are of opinion, that a continuance of the present Tax must necessarily have the effect of preventing the employment of more capital in banking than we now enjoy, and that this alone, must prove injurious to the growing commerce of this

Province.

Your Committee are further of opinion, that, whilst they have no hesitation in denouncing the continuance of the Tax as most impolitic, and whilst they are satisfied that its longer continuance cannot be defended on other grounds than for the sake of revenue, the general revenues of the country are indirectly diminished to a much greater extent than the Tax received by the contractions in commerce necessarily consequent upon the course forced upon the Banks by this impolitic and injurious Tax

Your Committee, therefore, most respectfully re-commend your Honourable House to pass a Bill, repealing this unjust, unequal, and oppressive Tax, or if a Tax on banking institutions is considered advisable, that the Tax be imposed on the dividends, and

not on the circulation, as at present.

Ordered, That the said Report be printed for the Printed use of the Members of this House.

On motion of Mr. Macdonell of Stormont, seconded by Mr. Cummings,

Resolved, That an humble Address be presented to Address, His Excellency the Governor General, praying Claims of In-that His Excellency will be pleased to inform Mille Roches. this House what steps have been taken by the &c. Executive Government to adjust the claims of the Inhabitants of Mille Roches; also, on the Address of this House, during the last Session, on the claim of Peter Anderton, and of Peter and Robert M'Kay, Contractors on the St. Lawrence

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

The Honourable Mr. Attorney General Smith, from Quebec and the Select Committee to which were referred the Halifax Rail. Resolutions adopted by this House, on the twenty-sixth of May last, on the subject of the Quebec and Halifax Railroad, to prepare and report the draught of an Address to His Excellency the Governor General, in conformity therewith, presented to the House the draught of the said Address, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:

To His Excellency Lieutenant General the Right Address. Honourable Charles Murray, Earl Cathcart, of Cathcart, in the County of Renfrew, Knight, Commander of the most Honourable Order of the Bath, Governor General of British North America, and Captain General and Governor in Chief in and over the Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince

Address.

Edward, and Vice-Admiral of the same, and Commander of Her Majesty's Forces in British North America.

MAY IT PLEASE YOUR EXCELLENCY,

We, Her Majesty's dutiful and loyal Subjects, the Commons of Canada, in Provincial Parliament as-sembled, humbly beg leave to thank Your Excellency for your Message of the twelfth ultimo, relative

to the projected Railroad from Quebec to Halifax.

We assure Your Excellency, that We are fully sensible of the value and importance in a political point of view, of improving the Inland Route between Quebec and Halifax, by the construction of a Railroad, thereby shortening the time within which communications can take place between this Province and the Mother Country, and facilitating the desence of the British Possessions, on this Continent, in the

We are humbly of opinion, that a Survey and Estimate should be made for the purpose of ascertaining the best Route for, and the cost of constructing such Railroad from Quebec to the South-Eastern Boundary of this Province, to unite with a Railroad to be constructed onwards to Halifax, and that a Report should also be obtained of the nature of the Country, through which the first mentioned Railroad will pass—its Population, Resources, Trade, and such be Engrossed. other statistical information, as will enable the Legislature to judge of the Commercial value and imon the extent to which it may be for the interest of being read; this Province, to co-operate with the Imperial Government and the Sister Colonies, in encouraging and assisting the completion of this undertaking

We therefore humbly pray that Your Excellency will be pleased to take the necessary measures to procure such Survey, Estimate, Report, and information, assuring Your Excellency that we will make

good the expense attending the same.

Ordered, That the said Address be Engrossed.
Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Williamsburg Bridge.

Resolved, That the Return to an Address of the eleventh ultimo, for various Documents relative to a Bridge across the Williamsburg Canal, in front of the village of Maria Town, laid before this House yesterday, be referred to a Select Committee, composed of Mr. Macdonell of Dundas, Mr. Foster, and Mr. M'Connell, to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Williams, seconded by Mr.

Lake St. Peter.

Ordered, That the Report of the Select Committee, to which was referred that part of the Report of the Chairman of the Board of Works which refers to Lake St. Peter, be committed to a Committee of the whole House on Thursday next.

District Courts Aet Bill.

Ordered, That Mr. Duggan have leave to bring in a Bill to amend an Act, intituled, "An Act to "amend, consolidate, and reduce into one Act, "the several Laws now in force establishing or "regulating the Practice of the District Courts "in that part of the Province formerly Upper

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-

Mr. Solicitor General Taschereau, from the Com- Etobicoke mittee of the whole House on the Bill to incorporate Road Bill. certain persons under the name of "the Etobicoke and Mono Sixth Line Road Company," reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

Mr. Chabot, from the Committee of the whole Quebec Turn-House on the Bill to amend a certain Act, intituled, pike Roads "An Act to amend a certain Ordinance therein "mentioned, relative to the Turnpike Roads near " Quebec," reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

grossed.

The Order of the Day for the second reading of Superior the Bill to provide for the permanent accommoda-Courts Bill, tion of the Superior Courts of Law and Equity, in that part of this Province, formerly Upper Canada, being read;

The said Bill was accordingly read, and ordered to

The Order of the Day for the second reading of Smuggling portance of the projected improvement, and to decide the Bill for the further prevention of Smuggling, Bill.

The said Bill was accordingly read, and ordered to

be Engrossed.

The Order of the Day for the second reading of Civil List Bill. the Bill for the granting a Civil List to Her Majesty, being read;

The said Bill was accordingly read.

The Honourable Mr. Cayley moved, seconded by the Honourable Mr. Attorney General Smith, that

the said Bill be Engrossed.

The Honourable Mr. Baldwin moved in amendment, seconded by the Honourable Mr. LaFontaine, that all the words after "That," in the said motion, be struck out, and the following substituted, "The "House will, this day, resolve itself into a Committee "of the whole House, on the said Bill."

The question having been put on the said motion of amendment, it was agreed to by the House.

The question being then put upon the main motion

as amended, it was also agreed to, and Resolved, That this House will, this day, resolve itself into a Committee of the whole House, on

the said Bill.

The Order of the Day for the second reading of Administrathe Bill for defraying the expenses of the Adminis-tion of Crimitration of Justice in Criminal matters, in that part Bill, (U. C.) of this Province, formerly Upper Canada, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

The order of the Day for the second reading of the Gulf St. Law-Bill to authorize the appropriation of nineteen thou-rence Improve-sand pounds to the improvement of the Gulf St. ment Bill. Lawrence, being read;

The said Bill was accordingly read, and ordered to

be Engrossed.

The Order of the Day for the second reading of Quebec Relief the Bill for enabling Her Majesty to direct the issue Bill. of Debentures to a limited amount, and for giving relief to the City of Quebec, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Armstrong took the Chair of the Committee, and after some time spent therein,

Quebec Relief Bill.

Mr. Speaker resumed the Chair;

And Mr. Armstrong reported, that the Committee gone gone through the Bill, and had made several the Crown Officers, the Executive Government, or amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Jesuits Estates

The Order of the Day for the second reading of Revenue Bill. the Bill for the appropriation of the Revenues arising from the Jesuits Estates, for the year one thousand eight hundred and forty-six, being read;

be Engrossed.

Bankrupt Laws Bill.

The Order of the Day for the House in Committee on the Bill to continue and amend the Bankrupt Laws now in force in this Province, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Duggan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Duggan reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery :-

LEGISLATIVE COUNCIL, Tuesday, 2nd June, 1846.

Alex. M'Leod.

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, to request that they will communicate to this House copies of the Minutes of Evidence, Documents and Papers, upon which is founded the Address to Her Majesty upon the subject of the claim of Alexander M'Leod, for remuneration from Her Majesty's Government.

And then he withdrew.

The Master in Chancery was then called in, and informed by Mr. Speaker, that this House will send an answer by Message.

Message from Legislative Council.

Another Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery:-

Mr. Speaker,

The Legislative Council have passed the following Bills, without any amendment:

Montreal and Lachine Railroad Bill.

"An Act to incorporate the Montreal and Lachine " Railroad Company.

" Bunque des " Marchands" Bill ..

" An Act to incorporate 'La Banque des Mar-" chands."

Expiring Laws Bili.

"An Act to continue for a limited time, certain " Acts and Ordinances therein mentioned." And then he withdrew.

Return to Address.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General,

James Coons.

Return to an Address from the Legislative Assembly to His Excellency, the Governor General, dated the 11th ultimo, praying that His Excellency would be pleased to cause to be laid before them, "Copies of any Petitions, Letters, or Addresses from James Coons, of Matilda, or on his behalf, to the Executive Government and the Board of Works, relative to his claims for damages under the Canal Act, and the replies, (if any,) thereto; and all Correspondence on the same subject from William Freeland with Government or the Board of Works; and also that

he will be pleased to cause to be laid before this James Coons. House, Copies of all Letters and Instructions from Board of Works, or any of the Officers, or Mr. Freeland, on this subject; and also information relative to the appointment of Mr. Freeland, its date, the exact nature of his duties, the amount of his salary, how and from what fund paid."

(For the said Return sec Appendix X. X.)

Also,

Return to an Address from the Legislative Assem- E. S. de Rot-The said Bill was accordingly read, and ordered to bly to His Excellency the Governor General, dated termund. the 23d ultimo, praying that His Excellency would be pleased to cause the proper officer to lay before them, "Copies of any Report or Reports from E. S. de Rottermund, heretofore Chemist to the Geological Department, to the Head of the said Department, or to the Provincial Government; and also of all Correspondence between the said E. S. de Rottermund and the said Department, and between him and the Provincial Government.

(For the said Return see Appendix W. W.)

Return to an Address from the Legislative Assem- "Seugog Lake bly to His Excellency the Governor General, dated "and Narrows Bridge" the 22d ultimo, praying that he would inform them, Road. "Whether the Government have decided upon the Line of Road, upon which the two thousand pounds voted last year, and referred to in the Report of the Chairman of the Board of Works, under the name 'Road from Scugog Lake to the Narrows Bridge,' is to be

No decision has yet been come to as to the Line of Road upon which the grant of two thousand pounds is to be laid out; but a further report and information has been called for, to enable the Executive to decide upon the matter.

By Command,

D. DALY.

Provincial Secretary's Office, Montreal, 2nd June, 1846.

The Order of the Day for the second reading of Municipal the Bill to amend the Laws now in force, establishing Law Bill, Municipal Authorities in Upper Canada, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Colvile took the Chair of the Committee, and after some time spent therein

Mr. Speaker resumed the Chair;

And Mr. Colvile reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Order of the Day for the House in Committee Contingencies. on the Fourth Report of the Standing Committee on Contingencies, being read;

The House accordingly resolved itself into the said Committee.

Mr. Smith of Frontenac took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Smith of Frontenac reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Thursday next.

On motion of Mr. Gowan, seconded by Mr. Chau-

Resolved, That the subject of the Salaries of the several Officers and Messengers of this House. be referred to a Special Committee of five MemContingencies,

bers, to report their opinion upon a proper Scale or Schedule of Salaries or other allowances, to be paid to such Officers and Messengers; with power to send for persons, papers, and records. Ordered, That Mr. Gowan, Mr. De Witt, the Honourable Mr. Morin, the Honourable Mr. Robinson, and Mr. Christie do compose the said Com-

mittee

Dorchester

The Order of the Day for the second reading of Registry Office the Bill to establish a separate Registry Office in the lower part of the County of Dorchester, being read; The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Cauchon took the Chair of the Committee and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Cauchon reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Orders postponed.

Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of Mr. Price, seconded by Mr. Cauchon,

The House adjourned until to-morrow at Eleven o'olook, a. m.

Mercurii, 3º die Junii.

Anno Nono Victoriæ Reginæ, 1846.

11, â Horâ, A. M.

Quebec Turnpike Roads Bill.

N Engrossed Bill to amend a certain Act, intituled, "An Act to amend a certain Ordinance "therein mentioned, relative to the Turnpike Roads "near Quebec," was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chauveau do carry the said Bill to the Legislative Council, and desire their concurrence.

Gulf St. Lawrence Improvement Bill

An Engrossed Bill to authorize the appropriation of nineteen thousand pounds to the improvement of the Gulf of St. Lawrence, was read for the third . time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Superior Courts Bill, (U. C.)

An Engrossed Bill to provide for the permanent accommodation of the Superior Courts of Law and Equity, in that part of this Province, formerly Upper Canada, was read for the third time.

Resolved, That the Bill do pass, and the Title be

"Canada."

Ordered, That the Honourable Mr. Attorney General Draper do carry the said Bill to the Legislative Council, and desire their concurrence.

Road Bill.

An Engrossed Bill to incorporate certain persons under the name of "the Etobicoke and Mono Sixth Line Road Company," was read for the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Duggan do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill for defraying the expenses of Administra-the Administration of Justice in Criminal Matters, tion of Crimiin that part of the Province formerly Upper Canada, Bill, (U. C.) was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill for the appropriation of the Jesuits Estates Revenues arising from the Jesuits' Estates, for the Revenues Bill. year one thousand eight hundred and forty-six, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill for the further prevention of Smuggling

Smuggling, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day, the following Petitions read. Petitions were read:

Of the Municipal Council of the District of Niagara, praying that relief may be granted to Gilbert M'Micking, for the destruction of his Steam Mill in the year one thousand eight hundred and forty.

Of Thomas Champion and others, praying for the re-erection of the Bridge over Duffin's Creek, between the first and second Concessions of the Township of Pickering.

Mr. Cummings, from the Select Committee to Niagara Muniwhich was referred the Petition of the Municipal cipal Council.
Council of the District of Niagara, (relating to a
Road,) and other references, presented to the House
the Report of the gaid Council. the Report of the said Committee, which was again

read at the Clerk's table, and is as followeth:—
Your Committee have delayed making their Report Report. until the present late period of the Session, anticipating that the Board of Works, from representations made to that Body, would have seen the expediency as well as the necessity of acceding to the prayer of

the Petition to your Honourable House. Your Committee, however, find that notwithstanding the delay and time taken in communicating the views of the Board with the parties deeply interested, they have failed in carrying out an amicable adjust-ment of the matter of complaint set forth, which is, "That the Board of Works have decided on changing the line of the Queenston and Grimsby Road, so as to take it South of the village of Jordan, at the Twenty Mile Creek, in the Township of Louth, thereby diverting the travel from the line now used by the public, which passes directly through the village. which has within the period of nine years, as repre-"An Act to provide for the accommodation of houses, with four churches. The village being thus the Courts of Superior Jurisdiction in Upper laid, out along the line of the old road." laid out along the line of the old road, which also terminates with the Harbour, and will afford additional facilities to the inhabitants residing on both sides, in having access to the same, and should have been more favourably considered by the Board, even should it have been at the cost of a few hundred pounds more, by continuing the same through a flourishing and rapidly growing Village."

From the conflicting statements made by Mr. Hall and Mr. George Keefer, the Board of Works informed

78

Report.

your Committee, they had instructed Mr. Shaw, a third Engineer, to repair to the place, and report thereon, which report has been before your Committee, and by which it appears:

Estimate for grading and bridging Mr.

George Keefer's Line

Ditto by Line under Contract ... £2008 0 1953 O 0

In favor of Line under Contract, £55 0 This Estimate differs in a very trifling degree from that first made by Mr. George Keefer, and which was

as follows:

Estimate by way of the Old Road through the Village,.....£2001 16 3 Ditto by way of the New Line.. 1965 2

In favor of New Line.....

Your Committee have given the subject due consideration, and find that it is the opinion of the Board of Works, by their letter to Mr. Shaw, of the 9th May last, that, strictly speaking, the Line contracted for is the best in an engineering point of view, but to meet the interests of the rising Village of Jordan and its vicinity, they would consent to the Road being made on the Line through it, as recommended by Mr. Shaw, on condition that the amount of expenditure necessary to make the Road through the Village, beyond that of making the Road contracted for, should be paid by the parties interested, and if difficulties are found to the adoption of this course, the work on the present Line is to be proceeded with on the existing contract.

This appears to your Committee an admission of the justness of the claim of the inhabitants, therefore they should not be subjected to this additional expense, they having offered to pay the first, and have already been at great expense to obtain what they are entitled to, and only an act of justice.

Mr. Ermatinger took the Chair and after some time spent therein, Mr. Speaker resumed the Chair And Mr. Ermatinger reported to

W. Hillis, et al.

Mr. Ermatinger, from the Special Committee to which was referred the Petition of William Hillis and others, of the District of London, and another reference, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:

Report.

Address. Lake St. Peter.

Your Committee have taken into their consideration the Petitions referred to them, and have taken the testimony of several Witnesses on various charges contained in the said Petitions.

Your Committee find that at this late period of the Session it is wholly impracticable to complete the evidence on the charges contained in the said Petitions, and that a continuance of the proceedings of your Committee under the circumstances, would be inconclusive and unavailing.

Your Committee feel it their duty most respectfully to submit the above circumstances to your

Honourable House.

On motion of Mr. Williams, seconded by Mr.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to cause to be laid before this House, Copies of all Communications made by the Chairman of the Board of Works to Captain Bayfield, R. N., to Captain Beaufort, R.N., and to James M. Kendal, Esquire, Civil Engineer, which drew from those gentlemen their approval of the new cut, (now in progress on Lake St. Peter under the Board of Works,) in preference to improving the old Ship Channel; and also, Copies of any Estimates heretofore made by the Board of Works, of the amount of excavation required, and the expense attending the same of the said old and called for, they were taken down as followeth: new Channels respectively.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Resolved, That the Return to an Address of the James Coons. eleventh ultimo, for Documents and Correspondence relative to the claims of James Coons, of Matilda, for damages under the Canal Act, laid before this House yesterday, be referred to a Select Committee, composed of Mr. Macdonell of Dundas, Mr. Foster, and Mr. McConnell, to report thereon with all convenient speed; with power to send for persons, papers, and records.

On motion of Mr. Dickson, seconded by Mr. Cummings

Resolved, That a Message be sent to the Honour-Alex. M'Leod. able the Legislative Council, communicating to their Honours, Copies of the Minutes of Evidence, Documents, and Papers, upon which is founded the Address to Her Majesty on the subject of the claim of Alexander M'Leod, for remuneration from Her Majesty's Government. Ordered, That Mr. Dickson do carry the said Message to the Legislative Council.

On motion of the Honourable Mr. Morin, seconded by Mr. Hale

Resolved, That this House do now resolve itself into Library. a Committee of the whole House, on the Report of the Standing Committee appointed to assist Mr. Speaker in the direction of the Library.

The House accordingly resolved itself into the said Committee.

Mr. Ermatinger took the Chair of the Committee,

Mr. Speaker resumed the Chair; And Mr. Ermatinger reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

It being moved, and the question being put, That the Committee have leave to sit again on Friday next?

The House divided.

Yeas...... 14. Nays...... 19.

So it passed in the negative.

It being then moved, and the question being put, That the Committee have leave to sit again, on this day six months?

The House divided thereon, and the names being called for, they were taken down as followeth:-

Messieurs Berthelot, Boulton, Boutillier, Chabot, Colvile, Gorcan, Jobin, LaFontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of GLENGARY, Macdonell of Stormont, Methot, Morin, Nelson, Petrie, Rousseau, Smith of Frontenac, and Stewart of By-TOWN.—(21.)

NAYS.

Messieurs Armstrong, Baldwin, Cayley, Chalmers, Chauveau, Christie, Cummings, Dickson, Attorney General Draper, Foster, Hale, Jessup, Macdonell of DUNDAS, Moffatt, Papineau, Robinson, Sherwood of BROCKVILLE, Solicitor General Sherwood, Attorney General Smith, Solicitor General Taschereau, and -(21.)

And the votes being equally divided, Mr. Speaker

gave his casting vote in the negative.

It being then moved, and the question being put, That the Committee have leave to sit again, on this day three months?

The House divided thereon, and the names being

Library.

Messieurs Berthelot, Boulton, Boutillier, Chabot, Colvile, De Witt, Ermatinger, Gowan, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of Glengary, Macdonell of Stormont, Méthot, Morin, Nelson, Petrie, Rousseau, Smith of FRONTENAC, Stewart of Bytown, and Taché.—(25.)

Messieurs Armstrong, Baldwin, Cayley, Chalmers, Chauveau, Christie, Cummings, Dickson, Attorney General Draper, Foster, Hale, Jessup, Macdonald of CORNWALL, Macdonell of Dundas, M'Connell, Moffatt, Papineau, Robinson, Sherwood of BROCKVILLE, Solicitor General Sherwood, Attorney General Smith, Solicitor General Taschereau, Viger, and Woods. (24.)

So it was carried in the affirmative, and Ordered, That the said Committee have leave to sit again, on this day three months.

Bankrupt

An Engrossed Bill to continue and amend the Bankrupt Laws now in force in this Province, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Smith, do carry the said Bill to the Legislative Council, and desire their concurrence.

Board of Works Bill.

Mr. Macdonell of Stormont, from the Committee of the whole House, on the Bill to amend the Law constituting the Board of Works, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

The Honourable Mr. Baldwin moved in amend-

ment, to Schedule B. 4, of the said Bill, seconded by Mr. Price, that the words "Pleasure Vehicles, and "Vehicles carrying loads for hire, for twenty-four " hours use of road from 12 P. M., of one day, to 12 "P. M., of the next, with the same horse or horses," in the said Schedule, be struck out, and the following inserted in lieu thereof, viz: "Pleasure Vehicles, and "Vehicles carrying loads for hire, to pay on every "time of passing with right, (having so paid,) to return at any time within four days, with the same " horse or horses, free."

The question having been put on the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Baldwin, Berthelot, Boutillier, Chabot, Chauveau, Christie, De Witt, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of Stormont, Méthot, Morin, Nelson, Price, Rousseau, Scott, and Taché.—(23.)

nays. Messieurs Boulton, Cayley, Chalmers, Colvile, Cummings, Daly, Dickson, Attorney General Draper Foster, Gowan, Hale, Hall, Jessup, Macdonald of CORNWALL, Macdonell of DUNDAS, M'Connell, Moffatt, Papineau, Petrie, Robinson, Sherwood of BROCK-VILLE, Solicitor General Sherwood, Smith of Fron-TENAC, Attorney General Smith, Stewart of BYTOWN, Solicitor General Taschereau, Viger, and Woods .- (28.)

So it passed in the negative.

The Honourable Mr. Baldwin then moved in amendment, to Schedule B.4, of the said Bill, seconded by Mr. Price, that the words "Pleasure Vehicles, "and Vehicles carrying loads for hire, for twenty-"four hours use of road, from 12 P. M., of one day, "to 12 P. M., of the next, with the same horse or "horses," in the said Schedule, be struck out, and the following inserted in lieu thereof, viz: "Pleasure Vehicles, and Vehicles carrying loads for hire, to "pay on every time of passing, with right, (having se paid,) to return at any time, within two days, with the same horse or horses, free."

The question having been put upon the said motion Board of Works Bill. of amendment, a division ensued, and the names being called for, they were taken down as followeth:

Messieurs Armstrong, Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chauveau, De Witt, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonell of Dundas, Macdonell of Stormont, Méthot, Morin, Nelson, Price, Rousseau, Seymour, Smith of FRONTENAC, Smith of WENTWORTH, Stewart of By-Town, and Taché-(27.)

Messieurs Boulton, Cayley, Chalmers, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Macdonald of CORNWALL, M. Connell, Merritt, Moffatt, Papineau, Petrie, Robinson, Scott, Sherwood of Brockville, Solicitor General Sherwood, Attorney General Smith, Solicitor General Taschereau, Viger and Woods—(30.)

So it passed in the negative.

The Honourable Mr. Baldwin then moved, in amendment to Schedule B. 4, of the said Bill, seconded by Mr. Price, that the words "Vehicles carry-"ing loads or passengers for hire, to pay on every time " of passing if loaded, and if empty half toll, returning empty, having passed loaded free," in the said Schedule be struck out, and the following inserted in lieu thereof, viz.:—" Vehicles carrying loads or passengers for hire, to pay on every time of passing if "loaded, and if empty half toll, with right, (having so paid,) to return free.

The question having been put upon the said motion of amendment, a division ensued, and it passed in the

negative.
The Honourable Mr. Moffatt moved, seconded by Mr. Chauveau, that the twenty-sixth clause of the said Bill be struck out.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS

Messieurs Armstrong, Berthelot, Boutillier, Cauchon, Chabot, Chalmers, Chauveau, De Witt, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Macdonald of Glengary, Macdonell of Dundas, Macdonell of Stormont, Méthot, Moffatt, Morin, Nelson, Rousseau, Smith of Wentworth, and Tackè—(25.)

Messieurs Baldwin, Cayley, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Macdonald of Cornwall, M. Connell, Merritt, Papineau, Petrie, Price, Robinson, Scott, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Solicitor General Taschereau, Viger and Woods—(32.)

So it passed in the negative.

Mr. Merritt moved, seconded by Mr. Hall, That on all Canals the raw material be exempt from toll, when the manufactured article is subjected to toll made therefor, and returning the same way

The question having been put upon the said motion, a division ensued, and it passed in the negative. Ordered, That the said Bill as amended be En-

Mr. Armstrong, from the Committee of the whole Quebec Relief House on the Bill for enabling Her Majesty to direct Bill. the issue of Debentures to a limited amount, and for giving relief to the City of Quebec, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Quebec Relief

On motion of Mr. Solicitor General Taschereau, seconded by the Honourable Mr. Attorney General Smith.

Ordered, That the following amendment be made to the eighteenth Clause of the said Bill: strike out the word "formalities" and insert the word "provisions."

Ordered, That the said Bill as amended be Engressed.

Municipal Bill, (U. C.) The Order of the Day for receiving the Report of the Committee of the whole House on the Bill to amend the Law now in force, establishing Municipal Authorities in *Upper Canada*, being read;

Authorities in Upper Canada, being read; On motion of Mr. Smith of Frontenac, seconded by Mr. Macdonald of Cornwall,

Resolved, That this House do now again Resolve itself into a Committee of the whole House on the said Bill, for the purpose of adding the two following Clauses:

"And be itenacted, That for and notwithstanding anything in the thirty-seventh section of the said first recited Act, the District Surveyor appointed by the Warden of any District, shall go out of office from the time his successor shall be appointed under this Act, and thereafter no District Surveyor shall be appointed by the Warden of any District. Provided always, that any present District Surveyor may be appointed to perform the duties of that office by the District Council."

"And be it enacted, That at their first Meeting in the year one thousand eight hundred and forty seven, the District Council shall appoint a proper person to be District Surveyor, and may from time to time remove him and appoint another in his stead, or may replace him. And the District Surveyor so appointed shall have all the powers, and perform all the duties assigned to the said District Surveyor by the Act aforesaid, and shall be subject to all the provisions thereof, in so far as may be consistent with this Act."

The House accordingly resolved itself into the said Committee.

Mr. Duggan took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Duggan reported, that the Committee Municipal Bill, had gone through the Bill, and had made several (U.C.) amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the House.

Mr. Macdonald of Cornwall moved, seconded by Mr. Sherwood of Brockville, that the said Bill be now re-committed, with the view of inserting a Proviso to the effect, that the alterations proposed in the manner of appointing the several Wardens, Treasurers, Clerks, and Surveyors, shall not affect the present incumbents.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:—

YEAS

Messieurs Boulton, Cayley, Colvile, Daly, Dickson, Attorney General Draper, Ermatinger, Foster, Gowan, Hale, Hall, Macdonald of Cornwall, Moffatt, Monro, Papineau, Robinson, Sherwood of Brockville, Attorney General Smith, Solicitor General Taschereau and Williams—(20.)

NAYS.

Messieurs Armstrong, Baldwin, Berthelot, Cauchon, Chabot, Chalmers, Chauveau, DeBleury, Desaunier, DeWitt, Duggan, Franchère, Guillet, Jobin, LaFontaine, Lantier, Laurin, LeMoine, Leslie, Macdonald of Glengary, Macdonell of Dundas, Macdonell of Stormont, M'Connell, Merritt, Méthot, Morin, Scott, Smith of Frontenac, and Taché.—(29.)

So it passed in the negative.

Ordered, That the said Bill as amended be Engrossed.

The Honourable Mr. Daly, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker a Mes-Governor sage from His Excellency the Governor General, General. signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth:

CATHCART.

The Governor General recommends to the Legis-Supplementative Assembly the accompanying Supplementary Estimate. Estimate of Sums required for the service of the present year.

GOVERNMENT HOUSE, 3rd June, 1846.

Supplementary Estimate. Supplementary Estimate of Certain Expenses of the Civil Government of the Province of Canada, for which a Supply is required for the year 1846.

SERVICE.	Amount Currency.		
Cowards defraying a portion of the Contingent Expenses of the Administration of Justice in that section of the Province, late Upper Canada	£ 6000	s.	d.
To reimburse to M. MacIver, Moneys advanced by his late Father, Evander MacIver, towards rebuilding the Bridge over the River Batiscan		15	0
removal of the Institution from the St. Ann's Market	200	1	
£30 each To cover the amount due to certain persons for Road Work performed in the year 1837, in the Townships of Cornwall and Roxborough, under the authority of the Provincial Statutes 7 Will. IV. cap. 107,	60	. 0	0
and 2 Vic. cap. 56	58	17	0
Ottawa	254	.6	0
Winter	120		.0
To meet the claims of Reed & Sheppard against the late Commissioners of the Cornwall Canal To indemnify the Lutheran Congregation of Williamsburgh, for the loss of Land originally set apart for	1181	10	.8
their accommodation	50 0	0	(
Carried forward	£8398	8	.5

Supplementary Letimate.

Supplementary Estimate of certain Expenses.—(Continued.)

· SERVICE.		Amount Currency.		
	£	s.	d.	
Brought forward To indemnify Messrs. G. S. Boulton and Z. Burnham, for moneys expended by them in the improvement	8398	- 8	3	
of the navigation of the inland Waters of the Newcastle District	23 8	6	4	
Further required to complete the London, Chatham, and Amherstburg Road For the liquidation of the balance due on the amount of Debentures issued by the late Commissioners for	325	0	. 2	
the St. Lawrence improvements	339	8	9	
To complete the Deepening of the Channel in Lake St. Peter	9500	0	0	
the Newcastle District	1500	0	0	
Further required for the contingent Expenses attending the re-organization of the Militia of the Province Further required to meet the expenses of the Commissioners on the claims for losses during the Political	500	0	0	
Troubles of 1837 and 1838, in Lower Canada	200	0	0	
Total	£21001	3	6	

W. CAYLEY,

INSPECTOR GENERAL'S OFFICE, Montreal, 1st June, 1846. Inspector General.

Return to Address

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by command of His Excellency the Governor General,

Public Departs ments

Return to an Address from the Legislative Assembly to His Excellency the Governor General, dated the 11th ultimo, praying that His Excellency would be pleased to cause to be laid before them, "The names of all Officers employed in the Departments of the Inspector General, Receiver General, Commissioner of Crown Lands, the Executive Council, the Provincial Registrar, the Board of Works, the Attornies General, and the Salaries of the said Officers respectively, and the dates of their appointments and also to be pleased to cause to be shewn whether such Officers were employed permanently or temporarily; which of them are employed temporarily, and which permanently, and how long they have been employed temporarily or permanently.

For the said Return, see Appendix Y. Y.)

Mr. Cauchon, from the Committee of the whole Registry Office House, on the Bill to establish a separate Registry Office in the lower part of the County of Dorchester, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Public Lands

The Order of the Day for the second reading of the Bill to amend the Law relative to the disposal of Public Lands, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Dickson took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Dickson reported that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again to-morrow.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery:

Mr. SPEAKER,

The Legislative Council have passed the following Bills, with several amendments, to which they desire the concurrence of the Legislative Assembly:-

"An Act to incorporate the Montreal and King-Montreal and " ston Railroad Company.

"An Act to alter and amend the Act incorpora- Hamilton In-"ting the Town of Hamilton, and to creet the same corporation. " into a City."

And then he withdrew.

Ordered, That the Message of His Excellency the Supplemen-Governor General, received this day, on the tary Estimate. subject of the Supplementary Estimate, be referred to the Committee on the Supply granted to Her Majesty.

The Order of the Day for the House in Committee on the Bill for the granting a Civil List to Her Majesty being read;

The Honourable Mr. Baldwin moved, seconded by the Honourable Mr. LaFontaine, that it be an Instruction to the said Committee, to strike out the

words of the present Preamble, viz.:

"Whereas Her Majesty has been graciously pleased Instruction to to declare her desire to owe to the spontaneous libe-Committee rality of Her Canadian People, a Civil List sufficient to give stability and security to the great Civil Institutions of this Province, and to provide for the remuneration of able and efficient officers in the various Public Departments; and whereas the granting of such Civil List is the undoubted right of the Legislature of this Province," and insert in lieu thereof the following, viz.:

" Most Gracious Sovereign:

"Whereas Your Majesty has been most graciously pleased to declare to your faithful Canadian Commons, in Provincial Parliament assembled, Your Majesty's gracious desire to owe to the spontaneous liberality of your Canadian People such Grant by way of Civil List, as shall be sufficient to give stability and security to the great Civil Institutions of this Province, and to provide for the adequate remuneration of able and efficient officers in the Executive, Judicial, and other Departments of Your Majesty's Public Provincial Service, the granting of which Civil List constitutionally belongs only to Your Majesty's faithful Canadian People in their Provincial Parliament.

"We, therefore, Your Majesty's most dutiful and loyal Subjects, the Commons of Canada, in Provincial Parliament assembled, desirous that a certain competent Revenue for the purpose may be settled upon Your Majesty, to whom may God grant a long and happy Reign, as a testimony of our unfeigned

affection to your sacred Person and Government, have accordingly freely resolved to grant unto Your Majesty a certain Revenue, payable out of the Consolidated Fund of this Province, we do therefore most humbly beseech Your Majesty, that it may be enacted, and be it enacted."

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Armstrong, Baldwin, Berthelot, Boutil-lier, Cauchon, Cayley, Chauveau, Christie, Cummings, Daly, DeWitt, Dickson, Duggan, Gowan, Guillet, Hale, Johin, La Fontainc, Lantier, Laterrière, Leslie, Macdonald of Glengary, M' Connell, Méthot, Morin, Papineau, Price, Robinson, Scott, Sherwood of Brock-VILLE, Stewart of Bytown, Taché, Solicitor General Taschereau, and Viger—(34.)

NAYS.

Messieurs Boulton, Colvile, Ermatinger, Foster, Macdonald of Cornwall, Macdonell of Dundas, Moffatt, Petrie, Solicitor General Sherwood, and Smith of Frontenac—(10.)

So it was carried in the affirmative, and

Ordered, Accordingly.

Civil List Bill.

The House then resolved itself into a Committee of the whole House on the Bill for the granting a Civil List to Her Majesty.

Mr. Stewart of Bytown took the Chair of the Com-

mittee, and after some time spent therein, Mr. Speaker resumed the Chair;

And Mr. Stewart of Bytown reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Jews Privileges Bill, (L. C.)

The Order of the Day for the House in Committee on the Bill to amend the Act of Lower Canada therein mentioned, extending certain privileges to persons of the Jewish persuasion, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Macdonell of Stormont took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Stormont reported, that the Committee had gone through the Bill, and had made an amendment thereto, which amendment was again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be Engrossed.

Lunatic Asylum Bill, Toronto.

The Order of the Day for the second reading of the Bill to authorize the issue of Debentures for the erection of a Lunatic Asylum at Toronto, being read;

be Engrossed.

Spirituous Liquors Duty Bill.

The Order of the Day for the second reading of the Bill to repeal certain Acts therein mentioned, and to impose a Duty on Persons selling Spirituous or Fermented Liquors, or Keeping Houses or places of Public Entertainment, and to provide for the col-lection of the said Duty, and for the regulation of such Persons, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

Mr. Price took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Price reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to

sit again to-morrow.

The Order of the Day for the second reading of Jurors Sumthe Bill to facilitate and regulate the Summoning of moning Bill, Jurors in Lower Canada, being read;

The said Bill was accordingly read, and committed to a Committee of the whole House to-morrow.

The Order of the Day for the House in Committee, Public Timber to consider whether it would not be expedient to pre-Lands. vent the sale of Timber from off the Public Lands, being read;

The House accordingly resolved itself into the said Committee.

Mr. Hall took the Chair of the Committee, and fter some time spent therein,

Mr. Speaker resumed the Chair.

The Honourable Mr. La Fontaine moved, seconded by Mr. Jobin,

That the remaining Orders of the Day, be post- Orders of the more until to-morrow. poned until to-morrow.

The question having been put upon the said motion, a division ensued.

Yeas..... 19. Nays..... 13.

So it was carried in the affirmative, and Ordered, Accordingly.

Then, on motion of the Honourable Mr. Viger, seconded by Mr. Cauchon,

The House adjourned until to-morrow at Eleven o'clock, A. M.

Jovis, 4º die Junii.

Anno Nono Victoriæ Reginæ, 1846.

11, â Horâ, A. M.

THE following Petition was brought up and laid Petition laid on the table.

By the Honourable Mr. Daly,—The Petition of the Reverend Richard Anderson and others, of Ireland, Halifax, and Inverness.

An Engrossed Bill for enabling Her Majesty to Quebec Relief direct the issue of Debentures to a limited amount, and for giving relief to the City of Quebec, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau, do carry the said Bill to the Legislative Council, and desire their concurrence.

An Engrossed Bill to amend the Laws now in Municipal Bill, The said Bill was accordingly read, and ordered to force, establishing Municipal Authorities in *Upper* (U. C.) Engrossed.

The Honourable Mr. Solicitor General Sherwood moved, seconded by Mr. Solicitor General Taschereau, that the Bill do pass, and the Title be, "An Act to "amend the Laws relative to District Councils in Upper Canada."

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Armstrong, Aylwin, Baldwin, Cayley, Chabot, Chauveau, Cummings, Daly, Desaunier, Attorney General Draper, Drummond, Duggan, Ermatinger, Guillet, Jessup, Johin, LaFontaine, Lantier, Laurin, Leslie, Macdonald of Dundas, Macdonell of STORMONT, M. Connell, Méthot, Papineau, Seymour, Solicitor General Sherwood, Smith of FRONTENAC, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, and Woods.—(32.)

Messieurs Boulton, Sherwood of BROCKVILLE, and Williams.—(3.)

So it was carried in the affirmative, and

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Draper, do carry the said Bill to the Legislative Council, and desire their concur-

1) orchester

An Engrossed Bill to establish a separate Registry Registry Office Office in the lower part of the County of Dorchester, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Solicitor General Taschereau do carry the said Bill to the Legislative Council, and desire their concurrence.

Jews Privileges Bill, (L. C.)

An Engrossed Bill to amend the Act of Lower Canada therein mentioned, extending certain privileges to persons of the Jewish persuasion, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Moffatt do carry the said Bill to the Legislative Council, and desire their concurrence.

Asylum Bill, Toronto

An Engrossed Bill to authorize the issue of Debentures for the erection of a Lunatic Asylum at Toronto, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Board of Works Bill.

An Engrossed Bill to amend the Law constituting the Board of Works, was read for the third time.

Mr. Smith of Frontenac moved, seconded by Mr. Méthot, that the following Engrossed Ryder, marked A, be added to the said Bill, and do make part thereof:-

RYDER A.

To be inserted after the words "Clergymen to be exempt," in the column headed "Remarks" in the Schedule B 4.

"All persons going to and returning from Divine "Service on Sundays, together with their horses and " carriages, to be exempt."

The said Ryder being thrice read, and the question being put thereon, it was agreed to by the House.

Mr. Drummond moved, seconded by the Honourable Mr. La Fontaine,

That the said Bill be re-committed to a Committee of the whole House, for the purpose of amending it as follows:

Press 12, Line 18.—Strike out from "And" "Laws," in the second line of the thirteenth Press, and add the following in lieu

> thereof: " And be it enacted, that if " no voluntary agreement shall "have been made between " the said Commissioners, and

"the owner or owners, occu-" pier or occupiers, Seignior or "Seigniors, or other parties "interested in any such Lands,

"Real Property, Streams, "Waters, or Water Courses, "which it may be necessary "for the said Commissioners

"to take, as to the value " thereof, or as to the amount " of compensation claimable

" for any damages or injury

" said Commissioners in the Board of " execution of this Act; the said Works Bill.

" Commissioners, or the Officer "superintending the work "upon which any such pro-" perty shall lie, or such da-" mages or injury shall have "been done, shall, upon the " notice or request in writing " of such Proprietor, Occu-"pier, Seignior, or other party interested in such " land, or sustaining such in-" jury or damage, or his agent, "legally authorized, appoint " an arbitrator (arbitre) to be "at a day and a place to be "named in such notice; and "such arbitrator so named " shall attend upon the pre-"mises in question to meet "the arbitrator (arbitre) to " be appointed by such claim-"ant, and such two arbitra-tors shall and may, before " proceeding to consider the " claim, appoint a third arbi-" trator, which three arbitra-"tors, (arbitres) being first sworn by some one of Her " Majesty's Justices of the " Peace, to give a just and " true award upon the claim "submitted to them, shall, "upon the statements of the " parties, and view of the premises, and upon the tes-"timony of witnesses to be " examined upon oath or affir-" mation, (if either party shall " require it) which oath or " affirmation any one of the " said arbitrators is hereby " authorized to administer, " make their award in writing " under their hands, of the " amount of compensation to

" be paid to such claimant." The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:—

YEAS.

Messieurs Armstrong, Aylwin, Boutillier, Chabot, Chauveau, Desaunier, DeWitt, Drummond, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Méthot, Morin, Smith of WENTWORTH, Taché, and Woods.—(20.)

NAYS.

Messieurs Boulton, Cayley, Christie, Colvile, Cummings, Daly, DeBleury, Dickson, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Jessup, Macdonald of CORNWALL, M. Connell, Papineau, Petrie, Robinson; Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Byrown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, and Williams.—(29.)

So it passed in the negative.

Resolved, That the Bill do pass, and the Title be, "An Act to amend the Law constituting the "Board of Works."

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

. Mr. Woods, from the Select Committee to which Read and "committed or done by the was referred the Petition of James Read, and Henry Larned.

Report.

S. Larned, of the Town of Chatham, in the Western District, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Your Committee report, That they have examined into the merits of the Petition referred to them, and have also examined parties in the employment of the Board of Works, and are of opinion that the Petitioners, upon the subjoined evidence, and more particularly upon the testimony of Mr. Gzowski, the immediate superintendent of that portion of the Public Works of the Province, have a claim upon and are deserving of the consideration of the Government, and would respectfully suggest that the attention of the the Department on the 8th April last. I consider Executive Government be directed to the matter.

MINUTES OF EVIDENCE.

Thomas A. Begly, Esquire, Secretary to the Board of Works, called in; and examined:

1. Do you know that the Petitioners did contract for the construction of a Road from Chatham to Amherstburg and Sandwich?—I am aware that they have contracted for such Road; their contracts were made in 1844.

2. Are you aware that any difficulty arose as to the fulfilment of that contract?—Yes, the lowness of price at which they took the work made them much difficulty, which they felt after having been engaged

about a year at it.

3. Upon the Board of Works being informed of their difficulties, what action was taken by them upon the same?—On being informed by Mr. Gzowski, who was Superintendent Engineer on the Western Works, of the situation of the Contractors, by a letter, a copy of which I hand in to the Committee; also, a letter from Mr. Larned, which was enclosed in the

same; he was written to in reply upon the subject.

4. Did you get a subsequent Report from the Engineer upon the subject?—I did.

5. Did the Board take that Report into consider-

- ation?—There was a Report made to the Secretary of the Province by the Chairman of the Board, in April last, a copy of which Report I will furnish would make up the loss sustained by them in prosethe Committee with.
- ing to allow the Contractors' claim.

7. Will you furnish the Committee with a Copy

of that Minute?-If I have it I will.

8. How did the Board consider the application of the Petitioners?—That they had no well grounded the contract prices, having taken the work too low.

examined:-

9. Will you be so good as to inform me as to circumstances attending the taking, the suspension of the Works contracted for by the Petitioners, the Reports made by you, instructions sent you in respect thereto, and such other information connected therewith as you may be enabled to lay before the -I know that Messrs. Read and Larned Committee ?have tendered for the whole of Chatham and Amherstburg and Maidstone Cross and Sandwich Roads The tenders were accepted, upwards of eighty miles. being the lowest for upwards of 60 miles. In January 1845, Mr. Read brought a claim against the Board of Works for an extra allowance for extra formation of Road, against which claim I reported on the 17th The work from that time till June January, 1845. following, being the time which the Contract for the completion of the work expired, progressed satisfactorily. On the 16th day of that month they were notified of the expiration of the Contract. From that time until October of the same year I had had did upon the 29th October, 1845, to which I beg leave

several interviews with the parties, and advised them Report. to complete the work if possible previously to making any claim-nearly five sixths of the whole being completed at the time. In October they suspended the work for a while, but by making a new arrangement for money the work proceeded until December following, from which time the work was entirely suspended. Several claims were brought by Messrs. Read and Larned, for allowance to cover the losses sustained in the work, upon all of which I reported to the Department. In April last Mr. Larned requested me to express my opinion as to the cause of the loss sustained on the work, which I sent to the causes of the loss sustained on the work are those over which the parties contracted have no control. They completed 57 miles in strict accordance with the terms of Contract; they used all economy and industry to attain this object. My estimate for the 67 miles amounted to £9808 9s. 8d., their Contract prices are £7636 1s. 10d., making a difference of £1572 7s. 10d. between their contracting prices and the estimate, independent of drainage, which was not anticipated by myself and the Contractors, for the reasons given in my letter handed in and in my Report sent in to the Board of Works. My estimate in my opinion would have been sufficient to complete the work had not casualties arisen, for instance, at the time the parties contracted for the work Flour could be got for 8s. 9d. per cwt., they were obliged to pay subsequently owing to the rise of provisions and other causes, from 12s. 6d. to 15s. per cwt.; they could get Pork at 45s., it rose during their term to 65s. per barrel; Oats rose from 11d. to 1s. $10\frac{1}{2}$ d. per bushel; Hay from 30s. to 60s. per ton; Potatoes from 11d. to 1s. 7d. per bushel; Beef from 15s. to 20s. per cwt. I am unable to state without a minute investigation to that point alone on the spot with access to the information to be derived from the Books of the Contractors, taken in connection with the Returns of Forces employed on the work and cuting this work, and the encountering and sur-6. Did you receive an answer from the Secretary mounting difficulties so far as the work has progressed of the Province in the matter?—I think a Copy of which have occurred. I should say that the sum mounting difficulties so far as the work has progressed Minutes in Council was returned as the reply, refus- would be large, for I have already mentioned that they have expended all their means and exhausted all their resources, so much so as to be compelled to abandon or to cease prosecuting the residue of the Contract. The work in a public point of view has conferred an incalculable advantage in that portion claim, and that the claim was for remuneration beyond of the country from drainage alone, apart from means of opening communication, it has redeemed it from being incapable of settlement, which was found from Mr. C. S. Gzowski, Civil Engineer, called in; and experience to be coming the reverse, and now presents every inducement for fast settlement.

> Mr. Samuel Keefer, Engineer of the Board of Works, called in; and examined.

10. You have just heard the evidence given by Mr. Gzowski read; do you concur in the same?—I do.

11. What do you know of the merits of the application?—In consequence of applications made to the Board of Works by the Contractors, I was sent to investigate into the merits of the claims on the spot, and having gone over the whole of the road, accompanied by the Superintending Engineer, Mr. Gzowski, and the Contractors. I made myself intimately acquainted with the circumstances under which the works were conducted. I also called upon Mr. Gzowski for statements regarding the estimates and returns, and was furnished by the Contractor with statements of the liabilities due. From these, taken in connection with my personal inspection of the Works, I was enabled to report to the Board of Works as I

Report.

to refer the Committee for various details connected with that claim. The former part of this report is devoted to showing that the Contractor's claim for extra work, in the raising of and crossing the centre of the Road, (which I looked upon as the main point to be determined in this question,) could not be entertained, but in the latter part I have felt it my duty to represent to the Board the peculiar hardships of the Contractors, in having prosecuted their works under great difficulties, and at losing prices. as well as the Engineer, were deceived as to the value of the work, on account of the extraordinary dryness of the season when they examined it, and consequently the work was contracted for much below its actual value. It was prosecuted by them in a most satisfactory manner, so long as their means, and the assistance they could obtain of their friends, enabled them to do so, and at the time I was upon the work I had of three thousand pounds, exclusive of the value of their own resources. The principle of not paying the Contractor any more than his contract price, could not be departed from, but I stated that I conceive their case an exception to the general rule, and therefore deserving the most favourable consideration of the Board. I conceived that if assistance were afforded them to the amount of one thousand five hundred pounds, while the Works were in progress, they would be enabled to prosecute it to completion, and that the interests of the public would be best promoted by adopting that course, for should they fail, the work would cost much more to complete it. Taking these things into consideration, as well as the immense benefit derived to the public by the labour and losses of the Contractors, I recommended that the Board should advance the sum of one thousand five hundred pounds as a bonus, which has not been granted. My reason for recommending one thousand five hundred pounds, instead of three thousand pounds, as I considered at the time to be about the amount of the Contractor's losses, is this: If a Contractor were made good for all his losses, under similar circumstances, it would be drawn into a precedent, and encourage the taking of contracts in future at very low prices, in the hopes of principle of each party sustaining a loss.

Mr. C. S. Gzowski again called in; and examined. 12. Having had an opportunity of returning to Toronto, and having there referred to your Books and Papers in reference to Read and Lorned's matter, can you now state to the Committee, (which you could not when you were here before,) to what extent have the parties been damaged in the prosecution of the contract in question, both as regards expenditure and their loss of time?—From papers which are before me, being returns of forces employed in constructing the Chatham and Amherstburg Road, from the 12th January, 1844, to the 28th January, 1845, I find that the total number of days' work performed by Labouring Men is 84,050 Number of days' work by Horses Number of days' work by Oxen 2,910 3,418

Deducting from the number of days work performed by men in grading the Road, the number of days work performed by mechanics in constructing Bridges and Culverts, being 7,169 days work, leaves the amounts of days work expended by them in grading

the Road, as follows, to wit: 76,881 days' work by Men at 3s. 11d. per day, that being the lowest

14d. per day, that being the sound.

£12012 13 14

price paid by them, is......£12012 13 14 2,910days work, Horses at 5s. perday, 727 10

512 14 0 3,418 days, Ox teams at 3s. perday,

Total value of days work done by them.....£13252 17-13 Brought up

£13252 17 11 Report.

Deduct from the above the amount paid to the Contractors for work done on the above Road, according to their contract prices, exclusive of the amount of percentage retained, which is still in the hands of the Board of Works, as security for the performance of their contract,.....£7037 19

£6214 17 111 1243 2

Amount of percentage retained.... Actual outlay beyond the amount paid, and in my opinion, without the least profit, or taking into consideration the loss of their own time...... £4971 15

91

13. Do you admit that you were mistaken as to reason to believe that they would be losers to upwards the extent of the work to be performed on the route in question?—I was deceived as to the extent of drainage required for the perfect completion of that Road, and though every means to obtain that information, taking the shortness of the time and other circumstances into consideration were adopted, vet the quantity of excavation absolutely required to effect drainage, far exceeded my estimate, and what I supposed would have been sufficient under ordinary circumstances.

14. Is this the only work you are in charge of?—I am in charge of all the Western Works, with the exception of the Welland Canal, and the Works in

the neighbourhood of Hamilton.

15. Have you entertained any claims for extra work or compensation made by different Contractors on the Works under your charge?-Numerous claims have been made for extra work and compensation by the different Contractors, but I am not aware of any one instance where I either recommended the claim for the favorable consideration of the Board, or

asked for an allowance to be granted.

16. What is your opinion in reference to the case now before the Committee, (Read and Larned's,) and do you consider them entitled to any and what allowance?-I consider the case of Read and Larned difbeing compensated upon completion, besides on the ferent from any of those that ever came before me claiming an allowance; I am aware that they have sustained a loss, as the foregoing calculations shew, to the extent of £4971 15s. 9 d., irrespective of loss of time. These calculations being the only means by which any thing like a decisive conclusion can be arrived at, as to the actual amount of their expenditure and losses. And I am also of opinion that the causes which led to the loss, are those over which they could have no control, nor could they have been foreseen or avoided by them; and on those grounds I have been induced to consider their case as a peculiar one, and have taken the liberty of recommending it to the favorable consideration of the Board of

> 17. From your experience of, and connection with Public Works and Contractors, what do you consider to be the value of the services of a Contractor for one year?—The value of a Contractor's time cannot be determined satisfactorily, as that is entirely dependent upon the extent and nature of the work, as well as the amount of capital embarked; but under any circumstances, and considering a contractor nothing more than a foreman in charge of a work, the value of his time cannot be, in my opinion, estimated at a less sum than 10s. per day.

> 18. Where did you receive the summons, in pursuance of which you are now in attendance before the Committee?—At Toronto.

On motion of Mr. Smith of Wentworth, seconded by the Honourable Mr. Robinson,

Ordered, That the amendments made by the Le-gislative Council to the Bill, intituled, "An

Hamilton Inporation Bill.

" Act to alter and amend the Act Incorporat-"ing the Town of Hamilton, and to erect the same into a City," be now taken into consider-

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 30, Line 12.—After "purposes" insert "pro-

" vided always, that the yearly "value of any property, for the purpose of making such " Voter's Lists, shall be taken "at per cent. on the abso-"lute assessed value_thereof, " on the Assessment Lists for "the said year one thousand " eighthundred and forty-six; "and the said Voter's Lists " shall include the Proprietors " or Tenants of property of "the required value, which " under this Actshall be with-"in the said City, although "before the passing thereof "it was without the limits "thereof, and such Proprietors or Tenants shall vote at the " first Election of Councillors "in the year one thousand "eight hundred and forty-seconded by Mr. Gowan,
"seven."

seconded by Mr. Gowan,
Resolved, That a Message be sent to the Honour-Postage.

34, 14.—After "duty" insert, " And be " it enacted, that the bounda-"ries and limits of the said "City of Hamilton, as herein " before ascertained and fixed, "shall be those by which it " shall hereafter be deemed to " be bounded and limited, for "the purpose of Electing the "Representative thereof in " the Legislative Assembly of " this Province; any thing in "any Act, Law, or Proclam-"ation to the contrary not-" withstanding."

Ordered, That the blank in the first amendment be filled up with the word "ten."

Ordered, That the said amendment be Engrossed. Ordered, That the said amendments, as amended, be now read for the third time.

The said amendments were accordingly read for the third time.

Resolved, That the said amendments, as amended, do pass.

Ordered, That Mr. Smith of Wentworth, do carry back the said Bill to the Legislative Council and acquaint their Honours that this House hath agreed to their amendments, with an amendment, to which they desire their concurrence.

On motion of Mr. Macdonald of Glengary, seconded by Mr. Lantier.

Montreal and Kingston Rail-road Bill. Ordered, That the amendments made by the Legislative Council to the Bill intituled, "An Act to incorporate the Montreal and Kingston "Railroad Company," be now taken into consideration.

The House proceeded accordingly, to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 2, Line 30.—After "named" insert "before "proceeding to business, or

" ing as to the choice of such Montreal and "person, to be appointed by Kingston Rail"the Judge of the District"

"Court, for the District in

" which the Lands are situate, " before the others proceed to

" business."

Press 5, Line 17.—Leave out from "And" to "therewith," in line 31, both inclusive.

6, 66 33.—Leave out "Her Majesty, Her Heirs, and Successors, or."

33.-Leave out "other." " "

9, " 25.-Leave out "or Steamboat." And the said amendments being again read, they

were agreed to by the House.

Ordered, That Mr. Macdonald of Glengary, do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of the Honourable Mr. Robinson, seconded by Mr. Gowan

Resolved, That this House doth concur in the Ad-Address, dress to Her Most Gracious Majesty the Queen, on the subject of the Mails, to and from England; and praying for a reduction of Postage. Ordered, That the said Address be Engrossed.

On motion of the Honourable Mr. Robinson,

able the Legislative Council, informing their Honours that this House has adopted an Address to Her Majesty, on the subject of the transmission of the Mails, to and from Great Britain; and also, praying for a reduction of the Rates of Postage, and requesting the concurrence of their Honours thereto.

Ordered, That the Honourable Mr. Robinson do carry the said Message to the Legislative Council.

On motion of the Honourable Mr. Robinson, seconded by Mr. Macdonell of Dundas,

Resolved, That this House doth concur in the Wm. Rees. Report of the Select Committee, to which was referred the Petition of William Rees, late Medical Superintendent of the Provincial Lunatic

Asylum at Toronto.

Resolved, That an humble Address be presented to Address. His Excellency the Governor General, informing His Excellency that this House has agreed to a Report of a Select Committee, in favor of the application of William Rees, Esquire, late Superintendent of the Temporary Lunatic Asylum in Toronto, recommending some further remuneration for his services, and to request His Excellency's favorable consideration thereof; and that a Copy of the Report be also transmitted to His Excellency.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House, as are of the Honourable the Executive Council of this Province.

Mr. Stewart of Bytown, from the Committee of Civil List Bill. the whole House, on the Bill for granting a Civil List to Her Majesty, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

"proceeding to business, or The Order of the Day for the second reading of Quebec Trinity in the event of their differ-

Quebec Trinity House of Quebec, and to confer certain powers on the with several amendments, to which they desire the said Trinity House, being read;

The said Bill was accordingly read, and committed

to a Committee of the whole House.

The Honourable Mr. Aylwin took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And the Honourable Mr. Aylwin reported, that the Committee had gone through the Bill, and had made several amendments thereto, which he was directed to report to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

District Courts Act Bill, (U. C.)

Supply.

Mr. Duggan moved, seconded by Mr. Ermatinger, That the Order of the Day for the second reading of the Bill to amend an Act, intituled, "An Act "to amend, consolidate and reduce into one Act, the " several Laws now in force, establishing or regulating "the Practice of the District Courts in that part of "the Province formerly Upper Canada," be now read. The question having been put upon the said mo-

tion, a division ensued, and it passed in the negative.

The Order of the Day for the House in Committee to consider of the Supply granted to Her Majesty, being read;

The House accordingly resolved itself into the

said Committee.

Mr. Christie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Christie reported, that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same; and also, that the Committee had directed him to move for leave to sit again.

Ordered. That the Report be received to-morrow. Ordered, That the said Committee have leave to sit again-to-morrow.

Message from Legislative Council.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery :-

Mr. SPEAKER,

The Legislative Council have passed the Bill inti-Nicolet Registry Office Bill. tuled, "An Act to provide for the removal of the "Registry Office of the County of Nicolet, from the place where it is now held to Bécancour," without any amendment.

Militia Bill.

The Legislative Council have passed the Bill intituled, "An Act to repeal certain Laws therein men-"tioned, to provide for the better defence of this as permanently fixed during the continuance in office "Province, and to regulate the Militia thereof," of the present incumbents:

concurrence of the Assembly.

And then he withdrew.

Another Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery:-Mr. SPEAKER,

The Legislative Council have passed the Bill inti- Common tuled, "An Act to repeal certain enactments therein School Bill, "mentioned, and to make better provision for Ele- (L. C.)
"mentary Instruction in Lower Canada," with several amendments, to which they desire the concurrence of the Assembly.

And then he withdrew.

Mr. Gowan, from the Special Committee to which Officers of was referred the subject of the Salaries of the several Legislative Assembly. Officers and Messengers of this House, to report their opinion upon a proper Scale or Schedule of Salaries or other allowances, to be paid to such Officers and Messengers, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

The Special Committee to whom was referred the subject of fixing a Scale or Schedule of Salaries or other Allowances, to be paid to the present Officers and Messengers of the House, have the honour to report, that they met this day, at ten o'clock, when

there were present,

The Hon. Mr. Morin, The Hon. Mr. Robinson, Mr. CHRISTIE, Mr. Gowan, and Mr. DEWITT.

Read the Order of Reference.

On motion of Mr. Robinson, seconded by Mr. De Witt, Mr. Gowan was called to the Chair.

The Chairman laid before the Committee a Return from the Clerk of the House, of the names of the Clerks, the dates of their appointment, the duties to be performed, and the amount of Salaries and other allowances paid to each Officer respectively; also a similar Return from the Sergeant-at-Arms, of the Messengers of the House, both of which were read.

1. Resolved, unanimously, That a fixed Salary be paid to each officer and servant of the House, in

lieu of all fees and other allowances.

Mr. Lindsay, Clerk of the House, and Mr. Faribault, the Assistant Clerk of the House, were both called in and examined by the Committee, touching the amount of salary and the length of service performed by the Clerks of the House.

After much consideration, the following scale was unanimously concurred in, which is to be considered

•			
		Officers and Messengers.	Per Annum.
			£ s. d.
Officers of Legislative Assembly.	1	W. B. Lindsay, Clerk, £750 per annum, to be taken as in lieu of all fees, allowances, and per centage, and to be continued only during the continuance in office of the present incumbent, in consideration of his long and faithful services, and thereafter to be fixed at £600 per annum.	
:	2	G. B. Faribault, Assistant Clerk, £550 per annum, to be taken in lieu of all allowances, and to be granted to the present incumbent only, in consideration of his long and faithful services during the Parliamentary Sessions, and in collecting historical documents for the Library of the House, and other services during the recess, and thereafter to be fixed at £450 per annum.	(Sai Ni ee ee
	3	G. W. Wicksteed, Law Clerk and English Translator	* 350 0 0
1	5	W. Ross, Chief Clerk of Committees	350 0 0 350 0 0
	6.	Henri Voyer, French Translator P. E. Gagnon, Clerk of French Journals	250 0 0 250 0 0
1	8	G. M. Muir, Clerk of English Journals	250 0 0
•	9 10	Alfred Patrick, Clerk of Committees	250 0 0 250 0 0
	11	Alfred Todd, Clerk of Committees	250 0 0
	12	W. B. Lindsay, junior, Assistant Law Clerk and English Translator	200 0 0

Officers of Legislative Assembly.

	Officers and Messengers.	Per Annum.
		£ s. d.
13	G. Lévesque, Assistant French Translator	200 0 0
14	D. P. Myrand do. do	200 0 0
15	J. Huston, do. do	200 0 0
16	William Winder, Librarian	200 0 0
17	Alpheus Todd, Assistant Librarian	200 0 0
	(After the present incumbents shall cease to hold office, but one Librarian to be appointed.)	
18	Geo. K. Chisholm, Sergeant-at-Arms	200 0 0
19	J. B. Moraud, Junior Člerk	150 0 0
20	Thaddeus Patrick, Junior Clerk	150 0 0
21	Henry Hartney]	f 150 0 0
22	Wing Doubon	150 0 0
23	W. H. Lemoine Acting as Extra Clerks, and to be placed on the permanent list of Clerks, at	150 0 0
24	W. Spink	150 0 0
25	T. Dantislat	(125 0 0
26	H. B. Stuart Extra Clerks, to be placed on the permanent list at	{ 125 0 0
	Messengers.	
27	A. L. Cardinal, Chief Messenger	150 0 0
28	Robert Defries, Post Master	80 0 0
29	John Cameron, Assistant Messenger, to the present incumbent only	7= 0 0
30	T. I. Oldern - Developmen	70 0 0
	John U Connor, Doorkeeper	1 10 0 0

2. Resolved, That all of the foregoing Salaries shall commence and take effect from and after the first day of January, 1846, and shall be taken and con-

sidered as an annual Salary and not for the Session.

3. Resolved, That any Officer or Servant of the House who may consider his services inadequately paid by the amount of Salary fixed in the preceding Schedule, be allowed to retire from the service of the House; and that the Clerk, and Sergeant-at-Arms, (with the approbation of the Speaker) be authorized to fill the vacancy.

Ordered, That the said Report he referred to the Committee of the whole House, on the Fourth Report of the Standing Committee on Contin-

gencies.

Orders postponed. Ordered, That the remaining Orders of the Day be postponed until to-morrow.

Then, on motion of the Honourable Mr. Viger, seconded by the Honourable Mr. Daly,

The House adjourned until to-morrow at Eleven o'clock A.M.

Veneris, 5º die Junii.

Anno Nono Victoria Regina, 1846.

11, â Horâ, A. M.

Major Richard-

R. MACDONELL of Dundas, from the Select Excellency be presented, praying that the sum of Committee to which was referred the Petition of £10,161 18s. 11d. be advanced for such purpose. Major John Richardson, Superintendent of Police on

the Welland Canal, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report see Appendix, Z. Z.)

Mr. DeWitt, from the Standing Committee on Contingencies. Contingencies, presented to the House the Fifth Report of the said Committee, which was again read at the Clerk's table, and is as followeth:—

The Petition of Mrs. Sophia Dalton, praying for the payment of a certain sum for printing, due her late husband by the House of Assembly of the late Province of Upper Canada, furnished by Mrs. Dalton and sworn to, that the sum of twenty-five pounds, six shillings and ten pence, (£25 6s. 10d.) is due to Mrs. Dalton, and they recommend that the same be paid from the Contingencies of this House.

The Petition of Mrs. Charlotte Frémont, widow of Josper Brewer, Esquire, praying that the pension of her late husband, as Librarian to the House of Assembly of Lower Canada, be continued to her. From the late period at which the Petition was referred, your Committee could not enter into the consideration thereof.

Your Committee report herewith an Estimate of the Contingencies required for the services of the present year, and recommend that an Address to His Excellency be presented, praying that the sum of £10,161 18s. 1½d. be advanced for such purpose.

Contingencies. Estimate of Contingencies for the Second Session and Recess of the Second Parliament, for the payment of arrears of the last Session and Recess beyond the former Estimate, and for the Salaries of the Officers, (from the 31st March, 1846, to the 31st March, 1847.)

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Ordered, That the said Report be committed to the Committee of the whole House, on the Fourth Report of the Standing Committee on Contingencies.

On motion of Mr. Christie, seconded by Mr.

Addresa

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency will be pleased to issue his Warrant in favor of the Speaker of this House, for the sum of nine thousand, two hundred and the Honourable Mr. Attorney General Smith, That thirty-seven pounds, three shillings currency, to the Bill do pass, and the title be "An Act for grantenable him to defray certain Contingencies of the Session already voted, and to be provided

Ordered, That the said Address be presented to His Excellency the Governor General, by such able the Executive Council of this Province.

On motion of Mr. Christic, seconded by Mr.

Duggan,

Sessional Al-Members.

Address, Dundas Land-

ing Waiters.

Resolved, That the Sessional Allowance and Mileage to Members for this, be the same as last Session, and that there be also paid from the Contingencies, two hundred and fifty pounds, currency, to the Honourable A. N. Morin, in compensation for his services as Speaker pro tem. during the absence of the Speaker, Sir Allan N. MacNab, with leave of the House, by reason of a severe domestic affliction.

On motion of Mr. Macdonell of Dundas, seconded

by Mr. M. Connell,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that he will be pleased to cause to be laid before this House all Correspondence relative to the Appointment of two Landing Waiters at Dundas.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

On motion of the Honourable Mr. Attorney General Draper, seconded by the Honourable Mr. Attorney General Smith,

Milicia Bill.

Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act "to repeal certain Laws therein mentioned, to provide for the better Defence of this Pro-"vince, and to regulate the Militia thereof," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 2, Line 39.—After "Officer" insert "and "Adjutant."

" 21, " 42.—After "Justices" insert " Pro-"vided always, that nothing "in this Act contained, shall " be construed to authorize " the quartering or billeting " of any Troops or Militia, "either on a march or in " cantonment, in any Convent

" or Nunnery of any Religious "Order of Females, or to "oblige, any such Religious
"Order to receive such Troops
"or Militia, or to furnish

"or Militia, or to furnish "them with lodging or house"room."

And the said amendments being again read, they were agreed to by the House.

Ordered, That the Honourable Mr. Attorney General Draper do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

An Engrossed Bill for the granting a Civil List to Civil List Bill. Her Majesty, was read for the third time.

The Honourable Mr. Cayley moved, seconded by

"ing a Civil List to Her Majesty."

The Honorable Mr. Baldwin moved, in amendment, for in a Bill of Appropriation to be passed in the present Session. seconded by the Honourable Mr. LaFontaine, that the present Session. struck out, and the following substituted, "the said "Bill be amended by striking out the words 'now at Members of this House as are of the Honour- "the disposal of the Crown, arising in this Province, " in the sixth Section thereof, and inserting in lieu thereof the words, 'now or at any time heretofore claimed to be at the disposal of the Crown in this "Province,' and by striking out the words 'now at "the disposal of the Crown in this Province' whereever they occur in the said Section.

The question having been put upon the said motion, a division ensued, and the names being called for, they

were taken down as followeth :-

YEAS.

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chauveau, Christie, Desaunier, De Witt, Guillet, Jobin, La Fontaine, Lantier, Laterrière, Leslie, Macdonald of GLENGARY, Macdonell of Stormont, Merritt, Méthot, Monro, Morin, Rousseau and Taché.—(25.)

NAVS.

Messieurs Boulton, Cayley, Chalmers, Colvile, Dickson, Attorney General Draper, Dugyan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Macdonell of Dundas, M'Connell, Moffatt, Papineau, Petrie, Robinson, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, and Williams .- (28.)

So it passed in the negative.

The question being then put on the main motion, the House divided thereon, and the names being called for, they were taken down as followeth:--

YEAS.

Messieurs Boulton, Cayley, Chalmers, Christie, Colvile, De Bleury, Dickson, Attorney General Dra-per, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Jessup, Lantier, Macdonald of GLENGARY, Macdonell of Dundas, M. Connell, Moffatt, Papineau, Petrie, Robinson, Seymour, Sherwood of BROCKVILLE, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, Stewart of BYTOWN, Stewart of PRESCOTT, Solicitor General Taschereau, Viger, and Williams.—(33.)

NAYS.

Messieurs Armstrong, Aylwin, Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chawcau, Desaunier, De Witt, Guillet, Jobin, La Fontaine, Laterrière, Leslie, Macdonell of STORMONT, Merritt, Methot, Monro, Morin, Rousseau, and Taché. (22.)

So it was carried in the affirmative, and

Resolved, That the Bill do pass, and the Title be, "An Act for granting a Civil List to Her Ma-

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Ordered, That Mr. Colvile have leave to bring in Winter Roads a Bill to oblige Municipal Councils in Lower Bill. Canada, to provide for the keeping up of sufficiently wide Winter Roads.

School Bill,

(L. C.)

He accordingly presented the said Bill to the House, and the same was received and read for the first time, and ordered to be read a second time to-morrow.

On motion of the Honourable Mr. Papineau, seconded by the Honourable Mr. Attorney General

Ordered, That the amendments made by the Legislative Council to the Bill intituled, "An Act to repeal certain enactments therein mentioned, "and to make better provision for Elementary "Instruction in Lower Canada," be now taken into consideration.

The House proceeded accordingly to take the said: amendments into consideration.

And the said amendments were read, and are as followeth:-

Press 1, Line 27 .- After "Municipality," insert " other than the Municipality " of the Town of Three "Rivers."

4.-Leave out "six," and insert "five."

8.-Leave out from "provided," to "election," in line 22, both

27.—Leave out "of the present Session," and insert "then in " force."

4.-Leave out "one," and insert " two of them."

5.-Leave out "third."

6.-Leave out "another third," and insert " two more."

8.-Leave out "third," and insert "one."

21.—Leave out "six," and insert "five.

22.-Leave out "June," and insert " July."

-Leave out "four," and insert " three."

3.—Leave out "at," and insert " within."

66 -Leave out from "(except," to " Successor,)" in line 22, both inclusive.

" 15, 10.-Leave out from "or," to "distributed," in line 15, both inclusive.

10.-Leave out the the first Marginal Note.

40 .- After "pay," insert "on account of their lucrative rights.

44.—After "ground," insert "or land."

16, In the Marginal Note, line 2.—After the word "the," insert "Secretary-Treasurer of the."

16, Line 13.—Leave out "one or more," and insert "three."

32.—After "July," insert " Au-

gust; September."

—Leave out from "first," to may," in line 36, both inclusive, and insert "passing of this Act."

-Leave out "July," and insert 36.-"October."

-Leave out from "in," to "or,' 20,

Leave out "at discretion."

After "opinion," insert Clause

CLAUSE A.

"And be it enacted, that (L. C.) " no person shall be capable " of being elected or appointed " a School Commissioner, or " named an Assessor under " this Act, unless he shall be " seized or possessed, to his " own use, of real or personal " Estate, or both, within this "Province, of the value of "two hundred and fifty pounds " currency, after payment or " deduction of his just debts."

And the said amendments being again read, they

were agreed to by the House.

Ordered, That the Honourable Mr. Popineau do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

The Honourable Mr. Ayluin, from the Committee Quebec Trinky of the whole House, on the Bill to amend the Laws House Bill. relative to the Trinity House of Quebec, and to confor certain powers on the said Trinity House, reported according to Order, the amendments made by the Committee to the said Bill, which amendments were again read at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

An Engrossed Bill to amend the Laws relative to the Trinity House of Quebec, and to confer certain powers on the said Trinity House, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Smith do carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. Christie, from the Committee of the whole Supply. House, to consider of the Supply granted to Her Majesty, reported, according to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table, and are as follow-

1. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand five hundred pounds, currency, be granted to Her Majesty, to defray the expenses likely to be incurred for the re-organization of the Militia Force throughout the Province, for the year one thousand eight hundred and forty-six.

2. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand pounds, currency, be granted to Her Majesty, to defray the Salary of the Speaker of the Legislative Council, for the year one thousand eight hundred and forty-six.

Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds. currency, be granted to Her Majesty, to defray the Salary of the Clerk of the Legislative Council, for the year one thousand eight hundred and forty-six.

4. Resolved, As the opinion of this Committee, that a sum not exceeding seven hundred pounds, currency, be granted to Her Majesty, to defray the Salaries of two Assistant Clerks of the Legislative Council, for the year one thousand eight hundred and forty-six

5. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and fifty pounds, currency, be granted to Her Majesty, to defray the Salary of the Clerk of Committees, Law Clerk, and English Translator of the LegisSapply.

lative Council, for the year one thousand eight hundred and forty-six.

6. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and twenty-five pounds, currency, be granted to Her Majesty, to defray the Salary of the French Translator of the Legislative Council, for the year one thousand eight hundred and forty-six.

7. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Gentleman Usher of the Black Rod, for the year one thousand eight

hundred and forty-six.

8. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Sergeant-at-Arms to the Legislative Council, for the year one thousand eight hundred and forty-six.

9. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Chaplain and Librarian to the Legislative Council, for the year one thousand

eight hundred and forty-six.

10. Resolved, As the opinion of this Committee, that a sum not exceeding sixty pounds, currency, be granted to Her Majesty, to defray the Salary of the Door-keeper of the Legislative Council, for the year one thousand eight hundred and forty-six.

11. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Head Messenger to the Legis lative Council, for the year one thousand eight

hundred and forty-six.

12. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and thirty-five pounds, currency, be granted to Her Ma-jesty, to defray the Salaries of three Messengers to the Legislative Council, for the Session, at the rate of forty-five pounds each.

13. Resolved, As the opinion of this Committee, that a sum not exceeding five thousand pounds, currency, be granted to Her Majesty, to defray the Contingent Expenses of the Legislative Council, for the year one thousand eight hun-

dred and forty-six.

14. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand pounds, currency, be granted to Her Majesty, to defray the Salary of the Speaker of the Legislative Assembly, for the year one thousand eight hundred and forty-six.

15. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Clerk of the Legislative Assembly, for the year one thousand eight hundred

and forty-six.

16. Resolved, As the opinion of this Committee, that a sum not exceeding four hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Assistant Clerk of the Legis lative Assembly, for the year one thousand eight hundred and forty-six.

17. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and fifty pounds, currency, be granted to Her Ma-jesty, to defray the Salary of the English Translator and Law Clerk to the Legislative Assembly, for the year one thousand eight hundred and forty-six.

18. Resolved, As the opinion of this Committee, Supplythat a sum not exceeding two hundred and fifty pounds, currency, be granted to Her Majesty, to defray the Salary of the French Translator to the Legislative Assembly, for the year one thousand eight hundred and forty-six.

19. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Sergeant-at-Arms to the Legislative Assembly, for the year one thousand

eight hundred and forty-six.

20. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and fifty pounds, currency, be granted to Her Majesty, to defray the Salary of the Clerk of the Crown in Chancery, for the year one thousand eight hundred and forty-six.

21. Resolved, As the opinion of this Committee, that a sum not exceeding twenty-two thousand two hundred and fifty pounds, currency, be granted to Her Majesty, to defray the Contingent Expenses of the Legislative Assembly, including Sessional Allowances to the Members, for the year one thousand eight hundred and forty-six.

22. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and ninety-three pounds, six shillings and eightpence, currency, be granted to Her Majesty, to defray the Pension of William Smith, as late Clerk of the Legislative Council of Lower Canada, and Master in Chancery, for the year one thousand

eight hundred and forty-six.

23. Resolved, As the opinion of this Committee, that a sum not exceeding sixty-six pounds, thirteen shillings and fourpence, currency, be granted to Her Majesty, to defray the Pension of William Ginger, as late Sergeant-at-Arms to the Legislative Council of Lower Canada, for the year one thousand eight hundred and forty-

24. Resolved, As the opinion of this Committee, that a sum not exceeding twenty pounds, currency, be granted to Her Majesty, to defray the Pension of Louis Noreau, as Messenger to the late Legislative Council of Lower Canada, for the year one thousand eight hundred and forty-

25. Resolved, As the opinion of this Committee, that a sum not exceeding eighteen pounds, currency, be granted to Her Majesty, to defray the Pension of Pierre Lacroix, as Messenger to the late Legislative Council of Lower Canada, for the year one thousand eight hundred and forty-8i.X.

26. Resolved, As the opinion of this Committee, that a sum not exceeding eighteen pounds, currency, be granted to Her Majesty, to defray the Pension of Joseph Bolduc, as late Messenger of the Legislative Council of Lower Canada, for the year one thousand eight hundred and fortysix.

27. Resolved, As the opinion of this Committee, that a sum not exceeding sixty-six pounds, thirteen shillings and fourpence, currency, be granted to Her Majesty, to defray the Pension of Lovis B. Pinguet, as Clerk of Committees to the late House of Assembly of Lower Canada, for the year one thousand eight hundred and forty-six.

28. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Pension of Samuel Waller, as Clerk of Committees to the late House of Assembly of Lower Sapply.

Canada, for the year one thousand eight hundred and forty-six.

29. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and thirty-three pounds, six shillings and eightpence, currency, be granted to her Majesty, to defray the Pension of David Jardine, as Clerk of Committees to the late House of Assembly of Upper Canada, for the year one thousand eight hundred and forty-six.

30. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and thirty-three pounds, six shillings and eightpence, currency, be granted to Her Majesty, to defray the Pension of William Coates, as Clerk of Committees to the late House of Assembly of Upper Canada, for the year one thousand eight hun-

dred and forty-six.

31. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and thirty three pounds, six shillings and eightpence, currency, be granted to Her Majesty, to defray the Pension of Jasper Brewer, as late Librarian to the House of Assembly of Lower Canada, for the year one thousand eight hundred and forty-six.

32. Resolved, As the opinion of this Committee, that a sum not exceeding eighteen pounds, currency, be granted to Her Majesty, to defray the Pension of François Rodrigue, as Messenger to the late House of Assembly of Lower Canada, for the year one thousand eight hundred and forty-six.

33. Resolved, As the opinion of this Committee, that a sum not exceeding eighteen pounds, currency, be granted to Her Majesty, to defray the Pension of Louis Gagne, as Messenger to the late House of Assembly of Lower Canada, for the year one thousand eight hundred and forty-six.

34. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand two hundred and twenty-one pounds, fourteen shillings and twopence, currency, be granted to Her Majesty, for the relief of Foundlings and Indigent Sick Persons in the District of Quebec, for the year one thousand eight hundred and forty-six.

35. Resolved, As the opinion of this Committee, that a sum not exceeding six hundred and ninety-three pounds, ten shillings, currency, be granted to Her Majesty, for the relief of Foundlings and Indigent Sick Persons in the District of Montreal, for the year one thousand

eight hundred and forty-six.

36. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand pounds, currency, be granted to Her Majesty, towards defraying, in part, the sum of three thousand and fifty-seven pounds, three shillings and fourpence, claimed by the Grey Nuns of Montreal, as arrears due to them on their expenditure in the care of Foundlings and Indigent Sick under their charge for the past years.

37. Resolved, As the opinion of this Committee, that a sum not exceeding seven hundred and fifty pounds, currency, be granted to Her Majesty, for the relief of Foundlings and Indigent Sick Persons in the District of Three Rivers, for the year one thousand eight hundred and forty-

38. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand pounds, currency, be granted to Her. Majesty, as an aid to the Corporation of the General Hospital at Montreal, towards their expenses for the year one thousand eight hundred and forty-six.

39. Resolved, As the opinion of this Committee, Supply-that a sum not exceeding seventy-five pounds, currency, be granted to Her Majesty, as an aid to the Managers of the Protestant Female Orphan Asylum at Quebec, for the year one thousand eight hundred and forty-six.

40. Resolved, As the opinion of this Committee, that a sum not exceeding seventy-five pounds, currency, be granted to Her Majesty as an aid to the Ladies of the Benevolent Society at Montreal, for Widows and Orphans, for the year one thousand eight hundred and forty-six.

41. Resolved. As the opinion of this Committee, that a sum not exceeding seventy-five pounds, currency, be granted to Her Majesty, as an aid to the Roman Catholic Orphan Asylum at Quebec, for the year one thousand eight hundred and forty-six.

42. Resolved, As the opinion of this Committee, that a sum not exceeding seventy-five pounds, currency, be granted to Her Majesty, as an aid to the Montreal Protestant Orphan Asylum, for the year one thousand eight hundred and forty-

Six.

43. Resolved, As the opinion of this Committee, that a sum not exceeding seventy-five pounds, currency, be granted to Her Majesty, as an aid to the Male Orphan Asylum at Queber, for the year one thousand eight hundred and forty-six.

44. Resolved, As the opinion of this Committee, that a sum not exceeding seventy-five pounds, currency, be granted to Her Majesty, as an aid to the Charitable Association of the Ladies of the Roman Catholic Orphan Asylum at Montreal, for the year one thousand eight hundred and forty-six.

45. Resolved, As the opinion of this Committee, that a sum not exceeding three thousand pounds, currency, be granted to Her Majesty, towards the support of the Temporary Lunatic Asylum at Toronto, including the expense of fitting up the East Wing of the Parliament Buildings there, as an addition to the Asylum, for the year one thousand eight hundred and forty-six.

46. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, towards the support of the Toronto General Hospital, for the year one thousand eight hundred and

forty-six.

47. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred pounds, currency, be granted to Her Majesty, towards the support of the Toronto House of Industry, for the year one thousand eight hundred and forty-six.

48. Resolved. As the opinion of this Committee, that a sum not exceeding three hundred pounds, currency, be granted to Her Majesty, for the relief of Indigent Sick at Kingston, for the year one thousand eight hundred and forty-six.

49. Resolved, As the opinion of this Committee, that a sum not exceeding five thousand five hundred pounds, currency, be granted to Her Majesty, to defray the expenses for supporting the Temporary Lunatic Asylum at Beauport, near Quebec, for the year one thousand eight hundred and forty-six.

50. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and fifty pounds, currency, be granted to Her Majesty, as an aid to the Medical Faculty of M Gill College, for the year one thousand eight hundred and forty-six.

and forty-six.

51. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and fifty

pounds, currency, be granted to Her Majesty, as an aid to the *Montreal* School of Medicine and Surgery, for the year one thousand eight hundred and forty-six.

52. Resolved, As the opinion of this Committee, that a sum not exceeding lifty pounds, currency, be granted to Her Majesty, as an aid to the Literary and Historical Society at Quebec, for the year one thousand eight hundred and forty-six.

- 53. Resolved, As the opinion of this Committee, that a sum not exceeding fifty pounds, currency, be granted to Her Majesty, as an aid to the Natural History Society at Montreal, for the year one thousand eight hundred and forty-six.
- 54. Resolved, As the opinion of this Committee, that a sum not exceeding fifty pounds, currency, be granted to Her Majesty, as an aid to the Mechanic's Institute at Quebec, for the year one thousand eight hundred and forty-six.
- 55. Resolved, As the opinion of this Committees that a sum not exceeding fifty pounds, currency, be granted to Her Majesty, as an aid to the Mechanic's Institute at Montreal, for the year one thousand eight hundred and forty-six.
- 56. Resolved, As the opinion of this Committee, that a sum not exceeding thirteen thousand eight hundred and fifty pounds, currency, be granted to Her Majesty, for the support of the Provincial Penitentiary at Kingston, for the year one thousand eight hundred and forty-six.
- 57. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and fifty pounds, currency, be granted to Her Majesty, to defray the Salary of the French Translator of the Laws, for the year one thousand eight hundred and forty-six.
- 58. Resolved, As the opinion of this Committee, that a sum not exceeding twenty-seven pounds, fifteen shillings and sixpence, currency, be granted to Her Majesty, to defray the Salary of the Inspector of Chimneys at Three Rivers, for the year one thousand eight hundred and forty-six.
- 59. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred pounds, currency, be granted to Her Majesty, as an allowance to the five Keepers of Depôts of Provisions on the St. Lawrence, below Quebec, with a view to the relief of Shipwrecked Persons, for the year one thousand eight hundred and forty-six.
- 60. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and eighty-six pounds, currency, be granted to Her Majesty, for the purchase of Provisions for the Depôts, for the year one thousand eight hundred and forty-six.
- 61. Resolved, As the opinion of this Committee, that a sum not exceeding twenty-five pounds, currency, be granted to Her Majesty, as an allowance to Pierre Brochu, for residing on the Kempt Road, with a view to assisting Travellers on that Road, for the year one thousand eight hundred and forty-six.

62: Resolved, As the opinion of this Committee, that a sum not exceeding twenty-five pounds, currency, be granted to Her Majesty, as an allowance to J. Noble, for residing on the Kempt Road, with a view to assisting Travellers on that Road, for the year one thousand eight hundred and forty-six.

63. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand eight hundred and sixty pounds, currency, be granted to Her Majesty, to defray the Expenses of Quarantine Establishments at Quebec and Grosse

Isle, including excess of expenditure last year, Supply. for the year one thousand eight hundred and forty-six.

64. Resolved, As the opinion of this Committee, that a sum not exceeding five thousand pounds, currency, be granted to Her Majesty, to defray the Printing of the Laws, and other Printing for the Public Service, for the year one thousand eight hundred and forty-six.

65. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and fifty pounds, currency, be granted to Her Majesty, to defray the expense of distributing the

Laws.

66. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and eighty three pounds and fivepence, currency, be granted to Her Majesty, to defray the excess of expense of distributing the Laws for 1845, over the amount estimated.

67. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand pounds, currency, be granted to Her Majesty, to defray the ordinary repairs, alterations, rent, and care of Public Buildings, &c., for the year one thou-

sand eight hundred and forty-six.

68. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, to defray unforeseen expenses in the various branches of the Public Service, for the year one thousand eight hundred and forty-six.

69. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the expense of Enregistering Public Documents, &c., for the year one thousand eight hundred

and forty-six.

70. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Contingent Expenses of the Office of the Clerk of the Crown in Chancery, for the year one thousand eight hundred and forty-six.

71. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand one hundred and sixty pounds, currency, be granted to Her Majesty, to defray the Assessment on Public Buildings, for the year one thousand eight hundred and forty-six.

72. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and fifty pounds, nineteen shillings and threepence, currency, be granted to Her Majesty, to defray the excess of assessment on Public Buildings at Montreal, over the estimate of 1845, for the year one thousand eight hundred and forty-six.

73. Resolved, As the opinion of this Committee, that a sum not exceeding seventy pounds, currency, be granted to Her Majesty, to defray the additional Salary to the Interpreters to the Courts at Quebec and Montreal, for the year one thousand eight hundred and forty-six.

74. Resolved, As the opinion of this Committee, that a sum not exceeding seven hundred and fifty pounds, currency, be granted to Her Majesty, to defray the proportion of expenses of keeping. Light Houses on the Isles of St. Paul and Scattarie, for the year one thousand eight hundred and forty-six

75. Resolved, As the opinion of this Committee, that a sum not exceeding four hundred and thirty three pounds, seventeen shillings and elevenpence, currency, be granted to Her Majesty, to defray the excess of expenditure for keeping Light Houses on the Isles of St. Paul and Scattarie,

for the years one thousand eight hundred and forty-four and one thousand eight hundred and forty-five, over and above the sum provided therefor.

76. Resolved, As the opinion of this Committee, that a sum not exceeding twenty pounds, currency, be granted to Her Majesty, to defray the Pension to Jean Brien, for wounds received in the Public Service, for the year one thousand eight

hundred and forty-six.

77. Resolved, As the opinion of this Committee, that a sum not exceeding six hundred pounds, currency, be granted to Her Majesty, to defray the Travelling Allowance for Circuits, by Judges in Lower Canada, for the year one thousand eight hundred and forty-six.

78. Resolved, As the opinion of this Committee, that a sum not exceeding fifty pounds, currency, be granted to Her Majesty, to defray the Travelling Expenses of Mr. Justice Fiset, on the Magdalen Islands Circuit, in the year one thou-

sand eight hundred and forty-five.

79. Resolved, As the opinion of this Committee, that a sum not exceeding twenty-five pounds, currency, be granted to Her Majesty, as a compensation to François Ahier, Commissioner for taking the census of the Magdalen Islands, for the amount paid by him for the hire of a schooner to perform the said service, and other extraordinary expenses incurred by him

dinary expenses incurred by him.

80. Resolved, As the opinion of this Committee, that a sum not exceeding ninety-six pounds, seven shillings and one penny, currency, be granted to Her Majesty, to compensate J. E. Turcotte, Esquire, for Translating into French the Index to the Statutes and Ordinances of Lower Canada, from the 3 Will. 4 to 4 Vic.,

inclusive.

81. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred and fifty pounds, currency, be granted to Her Majesty, to defray the expenses of Commissioners of Enquiry into the state of the Department of the Board of Works, for the year one thousand eight hundred and forty-six.

82. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and fifty pounds, currency, be granted to Her Majesty, to defray the Expenses of the Commissioners of Enquiry into the state of the Department of the Crown Lands, for the year one thousand eight

hundred and forty-six.

83. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and sixty-seven pounds, fifteen shillings and one penny, currency, be granted to Her Majesty, to make up the deficiency of the Funds of the Trinity House of Montreal, to the 31st December last.

84. Resolved, As the opinion of this Committee, that a sum not exceeding six hundred and fifty eight pounds, six shillings, currency, be granted to Her Majesty, to make up the deficiency of the Decayed Pilot Fund at Montreal, caused by the defalcation of the late Secretary and Treasurer of the Trinity House of Montreal, and for three and one half years' interest thereon, viz. Deficiency, five hundred and forty-four pounds, one shilling. Interest one hundred and fourteen pounds, five shillings.

85. Resolved, As the opinion of this Committee, That a sum not exceeding seven pounds, ten shillings, currency, be granted to Her Majesty, to cover the expenses incurred by Felix Fortier, Esquire, Clerk of the Crown in Chancery, in reproving self and family from Orches to More

removing self and family from Quebec to Mon-

86. Resolved, As the opinion of this Committee, Supply-that a sum not exceeding two hundred and ninety-four pounds, fourteen shillings and four pence, currency, be granted to Her Majesty, to indemnify James Mitchell, Esquire, for expenses incurred in the care of the Light Houses at Turkey Point, on Lake Erie, in one thousand eight hundred and thirty-five and one thousand eight hundred and thirty-six.

87. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and thirty pounds, currency, be granted to Her Majesty, to remunerate John Geary, for work done by him on the Surnia Road, over and above the

appropriation for that Road.

88. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred pounds, currency, be granted to Her Majesty, for the erection of a Custom House at Dundee.

89. Resolved, As the opinion of this Committee, that a sum not exceeding seven hundred and fifty pounds, currency, be granted to Her Majesty, to defray Expenses of the Commission on Claims for Losses during the Troubles in the years one thousand eight hundred and thirty-seven and one thousand eight hundred and thirty-eight.

90. Resolved, As the opinion of this Committee, that a sum not exceeding four hundred pounds, currency, be granted to Her Majesty, to defray the Expense of Copying and Preserving the old French Records in the Archives at Quebec.

91. Resolved, As the opinion of this Committee, that a sum not exceeding seven hundred and forty-one pounds, three shillings, currency, be granted to Her Majesty, to defray the Expense of Printing and Distributing the Revised Statutes of Lower Conuda, &c., over and above

the appropriation for that service.

92. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and six pounds, three shillings and three-pence, currency, be granted to Her Majesty, to defray the Pension of Mrs. Margaret Powell, as late House-keeper of the Public Offices at Toronto, from the date of the Union in the year one thousand eight hundred and forty-one, to the year one thousand eight hundred and forty-six inclusive, at the rate

of thirty-five pounds per annum.

93. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and ninety-two pounds, one shilling and sevenpence, currency, be granted to Her Majesty, to indemnify A. J. Wolff, so much due to him, for expenses incurred in the years one thousand eight hundred and thirty-one and one thousand eight hundred and thirty-two, in opening the Metis or Kempt Road.

94. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand pounds, currency, be granted to Her Majesty, for Repairs and Alterations to Gaols in Lover Canada, for the year one thousand eight hundred and

forty-six.

95. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and fifty pounds, currency, be granted to Her Majesty, to enable Messrs. Hall and Thorburn, Commissioners for Works on Roads and Bridges in Canada West, under the Acts 7. Will. 4, cap. 107, and 2 Vic. cap. 56, to pay certain unadjusted claims against that Commission.

96. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred pounds, currency, be granted to Her Majesty, to provide Books for the Department of the Executive Council.

97. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and seventeen pounds, nineteen shillings and ninepence, currency, be granted to Her Majesty, to make up the deficiency of the Fund of the Marine Hospital, in the year one thousand eight hundred and forty-five, incurred by the extra number of Shipwrecked Seamen with frozen limbs, admitted into the Hospital.

98. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and twenty-one pounds, five shillings, currency, be granted to Her Majesty, to defray the expenses of Printing the Geological Reports, and for Translating a Report of Progress, in the year one thousand eight hundred and forty three.

99. Resolved, As the opinion of this Committee, that a sum not exceeding twenty pounds, currency, be granted to Her Majesty, to remunerate Dr. Leduc for his Professional Services to the wounded Rioters on the Beauharnois Canal, in the year one thousand eight hundred and forty-three.

100. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred pounds, currency, be granted to Her Majesty, to defray the Salary of the Secretary of the Royal Institution for the Advancement of Learning, for the year one thousand eight hundred and forty-six.

101. Resolved, As the opinion of this Committee, that a sum not exceeding sixty-seven pounds, fifteen shillings and sevenpence, currency, be granted to Her Majesty to defray the allowance to the Secretary of the Royal Institution for the Advancement of Learning, for a Clerk, Messenger, and Contingencies, for the year one thousand eight hundred and forty-six.

102. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand one hundred and eleven pounds, two shillings and two-pence, currency, be granted to Her Majesty, as an aid to the *Upper Canada* College, for the year one thousand eight hundred and forty-six.

103. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, as an aid to Victoria College, for the year one thousand eight hundred and forty-six.

104. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, Currency, be granted to Her Majesty, as an aid to the Queen's College, for the year one thousand eight hundred and forty-six.

105. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and one thousand, five hundred and thirty-five pounds, three shillings and sevenpence, currency, be granted to Her Majesty, to complete the Welland Canal, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

106. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and eighty-one thousand nine hundred and twenty-five pounds, four shillings and sevenpence, currency, be granted to Her Majesty, to complete the St. Lawrence Canals, and including the expenditure of the fifteen thousand pounds granted by the Act 8. Vic., cap. 69, for forming a deep water Basin at the entrance of the Lachine Canal, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

107. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred and forty-nine pounds, four shillings and twopence, cur-

rency, be granted to Her Majesty, to complete Supplythe Cascades Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

108. Resolved, As the opinion of this Committee, that a sum not exceeding three thousand eight hundred and ninety-three pounds, twelve shillings and one penny currency, be granted to Her Majesty, to complete the improvements on the Ottawa, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

109. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand nine hundred and four pounds, six shillings and five-pence, currency, be granted to Her Majesty, to complete the Hamilton and Dover Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

110. Resolved, As the opinion of this Committee, that a sum not exceeding thirteen thousand five hundred and ninety-seven pounds, seven shillings and fourpence, currency, be granted to Her Majesty, to complete Harbours and LightHouses, and Roads leading thereto, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

solidated Revenue Fund of this Province.

111. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand six hundred and nineteen pounds, fourteen shillings and elevenpence, currency, be granted to Her Majesty, to complete the River Richelieu improvements, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

112. Resolved, As the opinion of this Committee, that a sum not exceeding six thousand, five hundred pounds, currency; be granted to Her Majesty, to complete the Main North Toronto Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

113. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand one hundred and eighty-one pounds, nine shillings and threepence, currency, be granted to Her Majesty, to complete the London, Chatham, Sandwich and Amherstburg Roads, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

114. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand one hundred and fifty-seven pounds, three shillings and twopence, currency, be granted to Her Majesty, to complete the Road from L'Orignal to the St. Laurence, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

115. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, for building a Bridge over the Champlain, in a dangerous state at present, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

116. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand pounds, currency, be granted to Her Majesty, for building a Bridge at Jacques Cartier, about three hundred yards below the present one, and improving the approaches thereto, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

117. Resolved, As the opinion of this Committee, that a sum not exceeding four thousand five

hundred and sixty-four pounds, currency, be granted to Her Majesty, for works connected with the Gaspé Roads, viz.: Gaspé Roads from Percé Point to the settlements of Gaspé Basin, and from the little River Ristigouche to the mouth of the Matapediac; construction of the Metis and Rimouski Bridges; repairs of the Kenmore Bridge, and of the Roads in Percé, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

118. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, for improvements to the Chemin des Caps, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

- 119. Resolved, As the opinion of this Committee, that a sum not exceeding seven thousand three hundred pounds, currency, be granted to Her Majesty, for building the following Bridges on the Road south of the St. Lawrence, over the Etchemin, Nicolet, Bécancour, Godefroy, Châteauguay and Duchêne Rivers; to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 120. Resolved, As the opinion of this Committee, that a sum not exceeding ten thousand seven hundred and sixty-one pounds, currency, be granted to Her Majesty, for opening the Arthabaska Road, from the Gosford Road to Halifax, terminating in the Melbourne and Kingston Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 121. Resolved, As the opinion of this Committee, that a sum not exceeding nine thousand eight hundred pounds, currency, be granted to Her Majesty, for improving the Stage Road between St. John's, in the District of Montreal, and Stanstead, in the District of St. Francis, planking or otherwise improving between St. John's and Stanbridge Upper Mills, and improving sundry portions, including the Sutton and Potton Mountain Road, to be raised by Debentures to. be issued on the credit of the Consolidated Revenue Fund of this Province.
- 122. Resulved, As the opinion of this Committee, that a sum not exceeding one thousand pounds, currency, be granted to Her Majesty, for improving the Grand River Swamp Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 123. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand five hundred pounds, currency, be granted to Her Majesty, for improving Rouge Hill and Bridge, and another Hill and Bridge, East of the former, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 124. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand nine hundred and thirty-nine pounds, currency, be granted to Her Majesty, for improving the Road from L'Orignal to Bytown, by Hatfield, Clifford, Beckworth, and Green's Creeks, together with the building a Bridge across the narrow channel at the mouth of the Rideau, on the line of the Road, from the Gatineau Ferry to Bytown, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 125. Resolved, As the opinion of this Committee, that a sum not exceeding six thousand pounds, currency, be granted to Her Majesty, for im-

proving the Trent Navigation, in completing the Supply-Works now in progress, and for the improvement of the Boundary Line from Asphodel to Peterboro', and for building a Bridge across the Otonabee at Peterboro' on the site of the old one, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

126. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and seventy pounds, currency, be granted to Her Majesty, for liquidating the expenses incurred for the reconstruction of the Lancaster Bridge, damaged by the public works in progress on the River Trent, to be raised by Debentures to be issued on the credit of the Consolidated Revenue

Fund of this Province.

127. Resolved, As the opinion of this Committee, that a sum not exceeding seven thousand three hundred and forty-two pounds, thirteen shillings and twopence, currency, be granted to Her Majesty, for the extension of the Piers and Wharf at the Rondeau Harbour to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

128. Resolved, As the opinion of this Committee, that a sum not exceeding four thousand eight hundred pounds, currency, be granted to Her Majesty, for the extension of the Piers, and opening inner Basin at Port Stanley Harbour, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

129. Resolved, As the opinion of this Committee, that a sum not exceeding twenty-four thou-

sand eight hundred and eighty-nine pounds, currency, be granted to Her Majesty, for the main Eastern Township Road from Chambly to Granby, &c., to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

130. Resolved, As the opinion of this Committee, that a sum not exceeding two thousand nine hundred pounds, currency, be granted to Her Majesty, for repairs and erection of Light Houses, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

131. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand one hunhundred and forty-six pounds, four shillings and sevenpence, currency, be granted to Her Majesty, for the completion of the works at Ste. Anne Rapids, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund

of this Province.

132. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and twenty-two pounds, fourteen shillings and fourpence, currency, be granted to Her Majesty, for the following public works, viz.: one hundred and forty-four pounds; four shillings and tenpence, for Buyonne Bridge; seven pounds, three shillings for Gananoque Bridge; and seventy-one pounds, six shillings and sixpence, for the Toronto and Sauguin Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

133. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and twenty-five pounds, nineteen shillings and nine pence, currency, be granted to Her Majesty, for repairs to the Dover Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.

134. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and

- eighty-seven pounds, currency, be granted to Her Majesty, for Lithographing Maps, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 135. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and twenty-three pounds, seventeen shillings and one penny, currency, be granted to Her Majesty, for the Rice Lake Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 136. Resolved, As the opinion of this Committee that a sum not exceeding three hundred and fifty-eight pounds, five shillings and elevenpence, currency, be granted to Her Majesty, for the Caledonia Bridge and Hamilton and Port Dover Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 137. Resolved, As the opinion of this Committee, that a sum not exceeding fifty-two pounds thirteen shillings, currency, be granted to Her Majesty, for Toll Houses on the Cascades Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 138. Resolved, As the opinion of this Committee, that a sum not exceeding fifty pounds, currency, be granted to Her Majesty, for Toll Houses on Port Stanley Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 139. Resolved; As the opinion of this Committee, that a sum not exceeding one thousand nine hundred and sixty-nine pounds, one shilling and twopence, currency, be granted to Her Majesty, for the Rondeau Road, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 140. Resolved, As the opinion of this Committee, that a sum not exceeding sixty pounds, currency, be granted to Her Majesty, for raising a large Store in Toronto Harbous, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 141. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and seven pounds nine shillings, currency, be granted to Her Majesty, for repairs to the Chaudière Bridge, and removal of Tolk Houses, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 142. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand pounds, currency, be granted to Her Majesty, to defray the expense of placing two Booms at the mouth of the River Trent, at the foot of Crow Bay, and mouth of Crow River, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 143. Resolved. As the opinion of this Committee, that a sum not exceeding ninety-one pounds, seven shillings and sevenpence, currency, be granted to Her Majesty, to pay a balance remaining due to Mr. J. L. Wilkinson, Contractor, for the construction of the Union Suspension Bridge, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 144. Resolved, As the opinion of this Committee, that a sum not exceeding six thousand pounds, currency, be granted to Her Majesty, towards defraying a portion of the Contingent Expenses of the Administration of Justice in that section of the Province late Upper Canada.

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- 145. Resolved, As the opinion of this Committee, Supply. that a sum not exceeding twenty-three pounds, fifteen shillings, currency, be granted to Her Majesty, to reimbuse M. MacIver, moneys advanced by his late father, Evander MacIver, towards rebuilding the Bridge over the River Batiscan.
- 146. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred pounds, currency, be granted to Her Majesty, to compensate the Mercantile Library Association of Montreal, for losses sustained in consequence of the removal of the Institution from the St. Anne's Market.
- 147. Resolved, As the opinion of this Committee, that a sum not exceeding sixty pounds, currency, be granted to Her Majesty, for an allowance to cover the Travelling Expenses of the two Circuit Judges in the District of Quebec, at thirty pounds each.
- 148. Resolved, As the opinion of this Committee, that a sum not exceeding fifty-eight pounds, seventeen shillings, currency, be granted to Her Majesty, to cover the amount due to certain persons for Road Work, performed in the year one thousand eight hundred and thirty-seven, in the Townships of Cornwall and Roxburgh, under the authority of the Provincial Statute, 7 Will 4, cap. 107; and 2 Vic., cap. 56.
- 149. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and fifty-four-pounds, six shillings, currency, be granted to Her Majesty, for the payment of certain Old Claims outstanding against the original appropriation for Works on the Ottawa.
- 150. Resolved, As the opinion of this Committee, that a sum not exceeding one hundred and twenty pounds, currency, be granted to Her Majesty, for the expense of erecting Log Huts, as stations on the Bagot Road, to afford shelter to Travellers in Winter.
- 151. Resolved, As the opinion of this Committee, that a sum not exceeding one thousand one hundred and eighty-one pounds, ten shillings and threepence, currency, be granted to lier Majesty, to meet the Claims of Reid and Sheppard, against the late Commissioners of the Cornwall. Canal.
- 152. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, to indemnify the Lutheran Congregation of Williams-burgh, for the loss of Land originally set apart for their accommodation.
- 153. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred and thirty-eight pounds, six shillings and fourpence, currency, be granted to Her Majesty, to indemnify Messrs. G. S. Boulton and Z. Burnham, for moneys expended by them in the improvements of the navigation of the Inland Waters of the Newcastle District.
- 154. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and twenty-five pounds and twopence, currency, be granted to Her Majesty, to complete the London, Chatham, and Amherstburgh Road.
- 155. Resolved, As the opinion of this Committee, that a sum not exceeding three hundred and thirty-nine pounds, eight shillings and ninepence, currency, be granted to Her Majesty, for the liquidation of the balance due on the amount of Debentures issued by the late Commissioners for the St. Lawrence improvements.
- 156: Resolved, As the opinion of this Committee, that a sum not exceeding one thousand five hundred pounds, currency, be granted to Her

Supp'y.

Majesty, to make good the damages caused by the Works carried on for the improvements on the River *Trent* in the *Newcastle* District.

157. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, for Contingent Expenses attending the Re-organization of the Militia of the Province.

158. Resolved, As the opinion of this Committee, that a sum not exceeding two hundred pounds, currency, be granted to Her Majesty, to meet the Expenses of the Commissioners on the Claims for Losses during the Political Troubles of the years one thousand eight hundred and thirty-seven and one thousand eight hundred and thirty eight, in Lower Canada.

Ordered, That the question of concurrence be now separately put upon the said Resolutions.

And the first to the forty-ninth of the said Resolutions inclusively, being again severally read, and the question being separately put upon each, they were agreed to by the House.

The fiftieth and fifty-first of the said Resolutions

being again severally read;

The Honourable Mr. Cayley moved, seconded by the Honourable Mr. Attorney General Smith, that the said Resolutions be re-committed to the Committee of the whole House, to consider of the Supply granted to Her Majesty.

The question having been put upon the said motion, a division ensued, and the names being called

for, they were taken down as followeth:-

VEAR

Messicurs Boulton, Cayley, Colvile, Daly, Attorney General Draper, Duggan, Ermatinger, Foster, Gowan, Hale, Hall, Macdonald of Cornwall, M'Connell, Moffatt, Monro, Papineau, Petrie, Robinson, Seymour, Sherwood of Brockville, Solicitor General Sherwood, Smith of Frontenac, Attorney General Smith, Stewart of Bytown, Stewart of Prescott, Solicitor General Taschereau, and Viger.—(27.)

NAYS.

Messieurs, Armstrong, Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chauveau, Christie, DeBleury, Desaunier, DeWitt, Drummond, Guillet, Jobin, La-Fontaine, Lantier, Laterrière, Leslie, Macdonell of Stormont, Merritt, Méthot, Morin, Nelson, Rousseau, Smith of Wentworth and Taché.—(26.)

So it was carried in the affirmative, and

Ordered, Acordingly.

The residue of the said Resolutions being again severally read, and the question being separately put upon each, they were agreed to by the House, and

Resolved, That this House doth concur with the

Committee in the said Resolutions.

The Order of the Day for the House in Committee, to consider of the Supply granted to Her Majesty, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Christie took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Christie reported that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same; and also that he was directed by the Committee to move for leave to sit again.

Ordered, That the Report be received to-morrow. Ordered, That the said Committee have leave to

sit again to-morrow.

A Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker,

The Legislative Council have passed the following Bills without any amendment.

- "An Act to provide for the Accommodation of Superior the Courts of Superior Jurisdiction in Upper Courts Bill, "Canada."
- "An Act for defraying the expenses of the Ad-Criminal Ad"ministration of Justice in Criminal Matters in that ministration of
 "part of the Province formerly Upper Canada."
 (U. C.)
- "An Act to amend a certain Act, intituled, Quebec Turn"An Act to amend a certain Ordinance therein pike Roads
 "mentioned, relative to the Turnpike Roads near
 "Quebec."
- "An Act for the appropriation of the Revenues Jesuits Estates "arising from the Jesuit's Estates, for the year one Revenue Bill. "thousand eight hundred and forty-six."
- "An Act to authorize the appropriation of nine-Gulf St. Law"teen thousand pounds to the improvement of the rence Improvement Bill.
 "Gulf of St. Lawrence."
 - "An Act for the further prevention of Smuggling." Smuggling Bill.
- "An Act to continue and amend the Bankrupt Bankrupt "Laws now in force in this Province." Laws Bill.

Also,

The Legislative Council have passed the following Bills with amendments, to which they desire the concurrence of the Legislative Assembly:

- "An Act to amend the Act of Incorporation of Toronto Incorporation
 the City of Toronto."

 Corporation
 Act Bill.
- "An Act for the better regulation of the Notarial Notarial Pro-"Profession in Lower Canada." [Fession Bill,
 - "An Act to alter and amend the Act of Incorporation of the Town of Cobourg."

 (L. C.)

 Cobourg Incorporation
 Bill.

Also,

LEGISLATIVE COUNCIL, Thursday, 4th June, 1846.

Ordered, That one of the Masters in Chancery do Hamilton Ingo down to the Legislative Assembly, and acquaint that House that the Legislative Council have agreed to the amendment made by the Legislative Assembly, to the amendments made by the Legislative Council, to the Bill intituled, "An Act to alter and amend the Act incorporating the Town of Hamilton, and to erect the "same into a City" without any amendment.

Also,

LEGISLATIVE COUNCIL, Thursday, 4th June, 1846.

Ordered, That one of the Masters in Chancery do Postagego down to the Legislative Assembly, and acquaint that House that the Legislative Council have agreed to their Address to Her Majesty on the subject of the transmission of the Mails to and from Great Britain, and praying for a reduction of the rates of Postage, by filling up the blank with "Legislative Council, and the"

Also.

LEGISLATIVE COUNCIL, Thursday, 4th June, 1846.

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and acquaint that House that the Legislative Council have passed the accompanying Address to His Excellency the Governor General, on the subject of the transmission of the Mails to and from Great Britain, and praying for a reduction of the rates of Postage, to which they desire their concurrence.

Message from Legislative Council.

Honourable Charles Murray, Earl Cathcart of Cathcart, in the County of Renfrew, Knight Commander of the most Honourable Military Order of the Bath, Governor General of British North America, and Captain General and Governor in Chief in and over the Provinces of Canada, Nova Scotia, New Brunswick, and the Island of Prince Edward, and Vice Admiral of the same, and Commander of Her Majesty's Forces in British North America, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY,

We, Her Majesty's dutiful and loyal Subjects,

the Legislative Council and

of Canada, in Provincial Parliament assembled, beg leave to approach Your Excellency with our respectful request, that you will be pleased to transmit our Joint Address on the subject of the transmission of the Mails to and from Great Britain, and praying for a reduction of the rates of Postage, in such a way as Your Excellency may deem fit, in order that the same may be laid at the foot of the Throne-

R. E. CARON, Speaker.

LEGISLATIVE COUNCIL, Thursday 4th June, 1846.

And also,

LEGISLATIVE COUNCIL Thursday, 4th June, 1846.

Bytown Inoration

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, to desire a Conference in the Committee Room of the Legislative Council, to-morrow at five o'clock, P. M., upon the subject matter of the amendments made by this House to the Bill, intituled, "An Act to define the limits of Bytown, and " to establish a Town Council therein," to which the Assembly have disagreed.

And then he withdrew.

The Master in Chancery was then called in, and informed by Mr. Speaker, that this House will send an answer by Message.

On motion of Mr. Stewart of Bytown, seconded by

Mr. Duggan,

Resolved, That this House doth agree to a Conference with the Honourable the Legislative. Council, as desired by their Honours, upon the subject matter of the amendments made by their Honours to the Bill, intituled, "An Act to de-"fine the limits of Bytown, and to establish a "Town Council therein."

Resolved, That four Managers be appointed to meet the Managers to be appointed by the Legislative Council, at the time and place appointed for the

holding of the said Conference.

Ordered, That Mr. Stewart of Bytown, Mr. Smith of Frontenac, Mr. Petrie, and Mr. Duggan, be appointed Managers for conducting the said onference.

Resolved, That the said Resolutions and Order be communicated by Message to the Legislative

Ordered, That Mr. Stewart of Bytown do carry the said Message to the Legislative Council.

Returns to Addresses.

The Honourable Mr. Daly, one of Her Majesty's Executive Council, laid before the House, by com-

mand of His Excellency the Governor General, Return to an Address from the Legislative As-L. E. Pacaud, Return to an Address from Reg. sembly to His Excellency the Governor General, sembly to His Excellency the Governor General praying that His Excellency will be pleased to cause to be laid before the House, "all Correspondence The question being then put on the main motion, which has taken place between His Excellency, His a division again ensued, and the names being called Predecessor, Lord Metcalfe, and the Members of the for, they were taken down as followeth:-

To His Excellency Lieutenant General, the Right Provincial Administration on one hand, and Louis Edouard Pacaud, Esquire, Commissioner of Bank-rupts for the District of Three Rivers, on the other, relative to Mr. Pacaud's claim for remuneration and salary, for the services by him performed, and to be performed under the Act 7 Victoria, chapters 16 and 18."

(For the said Return see Appendix A A A.)

And also.

Return to an Address from the Legislative As- G. R. Burke, sembly, to His Excellency the Governor General, Esq. dated the 29th ultimo, praying that His Excellency would cause to be laid before them, "a Copy of all Correspondence between the Provincial Government, the Crown Lands Department, and G. R. Burke, Esquire, of Bytown, in respect to the appointment or refusal of that Gentleman to the Office of Agent for the sale of Clergy Reserves."

(For the said Return see Appendix B.B.B.)

The Order of the Day for the second reading of District Court the Bill to amend an Act, intituled, "An Act to Act Bill. "amend, consolidate, and reduce into one Act the " several Laws now in force, establishing or regulating "the practice of the District Courts in that part of "the Province formerly Upper Canado," being read;

Mr. Duggan moved, seconded by Mr. Scymour, that the said Bill be now read a second time.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messicurs Armstrong, Berthelot, Boutillier, Chabot, Daly, De Witt, Duggan, Ermatinger, Foster, Guillet, LaFontaine, Laterrière, Leslie, Macdonald of GLEN-GARY, Macdonell of DUNDAS, Macdonell of STORMONT, Méthot, Moffatt, Morin, Rousseau, Seymour, Attorney General Smith, Taché, Solicitor General Taschereau. and Williams.—(25.)

NAYS. Messieurs Dickson, Gowan, Macdonald of Conn-WALL, M'Connell, Petric, Robinson, Sherwood of BROCKVILLE, and Stewart of PRESCOTT .- (8.)

So it was carried in the affirmative. And the said Bill was read accordingly.

Mr. Duggan moved, seconded by Mr. Ermatinger, that the said Bill be Engrossed.

Mr. Macdonald of Cornwall moved, in amendment, seconded by Mr. Petrie, that all the words after "that" in the said motion, be struck out, and the following substituted, "the following words be added "to the first clause of the said Bill, viz. provided "'always, that the provisions of this Act shall not "affect the present Incumbents."

The question having been put upon the said motion of amendments a division ensued, and the names being called for, they were taken down as followeth: YEAS.

Messieurs Armstrong, Bullwin, Boulton, Dickson, Lantier, Macdonald, of Connwall, Merritt, Petrie, Robinson, Sherwood of Brockville, Stewart of By-

TOWN, and Stewart of PRESCOTT.—(12.)

NAYS.

Messieurs Boutillier, Cauchon, Cayley, Chabot, Christic De Wilt, Drummond, Duggan, Ermatinger, Foster, Gowan, Guillet, Hale, La Fontaine, Laterrière, Leslie, Macdonald of GLENGARY, Mucdonell of DUNDAS, Macdonell of STORMONT, M. Connell, Methot, Moffall, Morin, Rousseau, Seymour, Attorney General Smith, Tache, Solicitor General Taschereau, and

District Court Act Bill.

YEAS.

Messieurs Boutillier, Cauchon, Cayley, Chabot, Christie, De Witt, Drummond, Duggan, Ermatinger, Foster, Guillet, Hale, La Fontaine, Laterrière, Leslie, Macdonald of Glengary, Macdonell of Dundas, Macdonell of Stormont, Méthot, Moffatt, Morin, Rousseau, Seymour, Attorney General Smith, Taché, Solicitor General Tuschereau, Viger, and Williams. —(28.)

NAYS.

Messieurs Armstrong, Baldwin, Boulton, Dickson, Gowan, Lantier, Macdonald of Cornwall, M'Connell, Petrie, Robinson, Sherwood of Brockville, Stewart of Brown, and Stewart of Prescott.—(13.)
So it was carried in the affirmative, and Ordered, That the said Bill be Engrossed.

Contingencies.

The Order of the Day for the House in Committee, on the Fourth Report of the Standing Committee on Contingencies; on the Report of the Special Committee appointed to fix the Salaries and Allowances to the Officers and Messengers of the Legislative Assembly; and on the Fifth Report of the Standing Committee on Contingencies, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Macdonell of Dundas, took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Dundas reported, that the Contingence Committee had come to several Resolutions, which Resolutions were again read at the Clerk's table, and agreed to by the House, and are as followeth:—

1. Resolved, That the sum of twenty-five pounds be granted to Mrs. Catherine M. Lennan, widow of the late Hugh M. Lennan, late Doorkeeper of the Legislative Assembly, as a final settlement in full, of all claims respecting the services of her late husband.

 Resolved, That the sum of thirty-one pounds ten shillings, be granted to Mrs. Julia Bell, widow of the late Eneas Bell, formerly Chief Messenger of the House of Assembly, as a final settlement in full, of all claims for the past services of herself and her late husband.

3. Resolved, That there be granted to William.

Dixon, a Messenger of this House, a retired allowance of eighteen pounds per annum, to be paid from the Contingencies of this House, from

the end of the present Session.

4. Resolved, That the sum of twenty-five pounds six shillings and ten pence, be paid to Mrs. Sophia Dalton, as the sum due to her late husband for printing for the House of Assembly, in the late Province of Upper Canada, as a final settlement of all claims for such services.

5. Resolved, That a fixed Salary be paid to each Officer and Servant of this House, in lieu of all

other allowances, as follows:-

	Officers and Messengers.	Per Annum.
		£ , s. , d.
1	W. B. Lindsay, Clerk, £750 per annum, to be taken as in lieu of all fees, allowances, and per centage, and to be continued only during the continuance in office of the present incumbent, in consideration of his long and faithful services; and thereafter to be fixed at £600 per annum.	
2	[G. B. Faribault, Assistant Clerk, £550 per annum, to be taken in lieu of all allowances, and to be	
	granted to the present incumbent only, in consideration of his long and faithful services during the Parliamentary Sessions, and in collecting historical documents for the Library of the House, and other services during the recess; and thereafter to be fixed at £450 per annum.	
3	G. W. Wicksteed, Law Clerk and English Translator	350 , 0 , 0
4	W. P. Patrick, Chief Office Clerk	350 0 0
ż	W. Ross, Chief Clerk of Committees	350 0 D
6	Henri Voyer, French Translator	250 0 0
7	P. E. Gagnon, Clerk of French Journals	250 0 0
Š	G. M. Muir, Clerk of English Journals	250 0 0
9	Alfred Patrick, Clerk of Conmittees '	250 0 0
10	Thomas Vaux, Second Office Clerk and Accountant	250 0 0
11	Alfred Todd, Clerk of Committees	250 0 0
12	W. B. Lindsay, Junior, Assistant Law Clerk and English Translator	200 0 0
13	G. Levesque; Assistant French Translator	200 0 0
14	D. P. Myrand do do	200 0 0
15	J. Huston, do do	200 0 0
16	William Winder, Librarian	200 0 0
17	Alpheus Todd, Assistant Librarian	200 0 0
	(After the present incumbents shall cease to hold office, but one Librarian to be appointed)	
18	Geo. K. Chisholm, Sergeant-at-Arms	200 0
19	J. B. Moraud, Junior Clerk	150 0 0
20	Thaddeus Patrick, Junior Clerk	150 0 0
21	Henry Hartney	150 0 0
22	King Barton Acting as Extra Clerks, and to be placed on the permanent list of	150 0 0
23	W. H. Le Moine Clerks at	150 0 0
24	W. Spink	150 0 0
25	T Dint 3.4	125 0 0
26	H. B. Stuart Extra Clerks, to be placed on the permanent list at	{ 125 , 0 O
		1 ***
	Messengers.	
27	A. I. Cardinal, Chief Messenger	150, 0 0
28	Robert Defries, Post Master	80 0 0
29	John Cameron, Assistant Messenger to the present incumbent only	75 0 0
30	John O'Connor, Doorkeeper	70 0 0
•>0	Profit O Country Doorkeeper	10 0 0

- 6. Resolved, That all of the foregoing Salaries shall commence and take effect from and after the first day of January, one thousand eight hundred and forty-six, and shall be taken and considered as an annual Salary, and not for the Session.
- 7: Resolved. That any Officer or Servant of the House, who may consider his services inadequately paid by the amount of Salary fixed in the preceding Schedule, be allowed to retire from the service of the House; and that the Clerk (with the approbation of the Speaker) be authorized to fill the vacancy.

Contingencies.

8. Resolved. That in reference to the work to be done in the Offices of this House during the recess, in arranging the Documents therein, and in copying and attending to the Printing of the Journals of the present Session, and other unfinished business in those Offices, it is to be un-derstood, in conformity with the recommendation contained in the Report on the Offices and Departments of the House, during the first Session (1841) of the last Parliament, that all the Officers of the House (including the Clerk and Clerk Assistant) are to complete and finish the whole of the work and business of the year; and that the labors of the recess shall, as nearly as possible, be by the Clerk so divided among the proper Officers under him, that a due proportionate share being allotted and performed by each, the printed Journals and other Docu-ments may be placed in the hands of the Members as soon as possible after each Session, and further, that no charge for or payment for any extra work during the recess be hereafter allowed.

9. Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to issue his Warrant in favor of William Burns Lindsay, Esquire, Clerk of this House, for a further sum of ten thousand one hundred and sixty-one pounds, eighteen shillings and one penny halfpenny, currency, on account of the Contingencies of this House, and assuring His Excellency that

this House will make good the same.

Printed.

Ordered, That five hundred copies of the Address of this House, to Her Most Gracious Majesty the Queen, of the twelfth May last, on the subject of the proposed change in the Corn Laws, be printed for the use of the Members of this House.

Orders postponed.

Mr. Drummond moved, seconded by the Honourable Mr. LaFontaine, that the remaining Orders of the Day be postponed until to-morrow.

The question being put upon the said motion, a

division ensued:

Yeas Navs ...

So it was carried in the Affirmative, and Ordered, Accordingly.

Then, on motion of the Honourable Mr. La Fontaine, seconded by Mr. Drummond,

The House adjourned until to-morrow at Eleven o'clock, A. M.

Sabbati, 6° die Junii.

Anno Nono Victoria Regina, 1846.

11, â Horâ, A. M.

District Court Act Bill.

A N Engrossed Bill to amend an Act, intituled, "An Act to amend, consolidate, and reduce into "one Act the several Laws now in force, establishing or "regulating the Practice of the District Courts in that part of the Province formerly Upper Canada,"

was read for the third time. Mr. Duggan moved, seconded by Mr. Cumnings, that the Bill do pass, and the Title be, "An Act to amend an Act passed in the last Session of this "Parliament, intituled, An Act to amend, consoli-date, and reduce into one Act, the several Laws

"now in force, establishing or regulating the Prac-"tice of District Courts in the several Districts of that part of this Province formerly Upper Canada.

The question having been put upon the said motion, a division ensued, and the names being called for, 84

Messieurs - Armstrong, Chabot, Cummings, Daly, Attorney General Draper, Duggan, Ermatinger, Foster, Jobin, La Fontaine, Leslie, Macdonell of Dundas, Macdonell of Stormont, Methot, Scott, Solicitor General Sherwood, Smith of FRONTENAC, Attorney General Smith, and Williams.—(19.)

Messieurs Dickson, Robinson, Sherwood of Brock-VILLE, Stewart of BYTOWN, and Stewart of PRESCOTT.

So it was carried in the affirmative, and

Resolved, Accordingly.

Ordered, That Mr. Duggan do carry the said Bill to the Legislative Council, and desire their concurrence.

Pursuant to the Order of the Day the following Petition road. Petition was read:

Of the Reverend Richard Anderson and others, Rev. R. Asof Ireland, Halifax, and Inverness, praying that a derson, et al. Clause may be introduced into all Railway Bills, to prevent the profunction of Sundays.

Mr. Stewart of Bytown, from the Select Commit-Hamnett tee to which was referred the Petition of Hamnett Pinhey, Esq. Pinhey, Esquire, Warden of the Municipal Council of the District of Dalhousie, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix, C.C.C.)

Mr. Merritt, from the Select Committee to which St. Lawrence was referred the Return to an Address for the amount Canals. expended on the different Cuts of the St. Lawrence Canals, and the amount of Tolls received thereon, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix D. D.)

Mr. Jessup, from the Select Committee to which W. Gilbon was referred the Petition of William Gibson, Esquire, Esq. et al. and others, freeholders of the Township of Edwardsburgh, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and is as followeth:

Your Committee have proceeded, in accordance Report. with the Order of reference, to investigate the merits of the Petition referred to them, and have agreed to report that the cases of the Petitioners deserve the serious attention of your Honourable House, and therefore respectfully recommend an Address to His Excellency, praying His Excellency to appoint two Commissioners who shall be Deputy Provincial Surveyors, to report the best method for relieving the Petitioners from the difficulties of their present situ-

On motion of Mr. Jessup, seconded by Mr. Sher-

wood of Brockville,
Resolved, That an humble Address be presented Address to His Excellency, the Governor General, praying that His Excellency will be pleased to appoint two Commissioners, who shall be Deputy Provincial Surveyors, to enquire into and report upon a certain alleged crooked Town Line between the Townships of Edwardsburgh and Matilda, to the end of having rectified any errors

that may seem to exist in that particular.

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Ordered, That there be printed in each of the Printed. English and French Languages, for the use of the Members of this House, two hundred and fifty Copies of so much of the Return to an

On motion of the Honourable Mr. Robinson,

seconded by Mr. Duggan,

Council.

Resolved, That this House doth concur in the Address of the Honourable the Legislative Council, to His Excellency the Governor General, requesting His Excellency to transmit the Joint Address to Her Majesty, on the subject of the transmission of the Mails to and from Great Britain; and also, praying for a reduction of the rates of Postage, in such a way as His Excellency may deem fit, in order that it may be laid at the foot of the Throne; that the blank therein be filled up with the words "Legislative Assembly," and that the said Address be signed by Mr. Speaker, on behalf of this House. Resolved, That a Message be sent to the Honour-able the Legislative Council, acquainting their Honours that this House hath agreed to the Address to His Excellency the Governor General, on the subject of the transmission of the Mails to and from *Great Britain*; and also, praying for a reduction of the rates of Postage. Ordered, That the Honourable Mr. Robinson do carry the said Message to the Legislative

Major Richardson.

Postage.

Mr. Macdonell of Dundas, moved, seconded by Mr. Tache, that this House doth concur in the Report of the Select Committee, to which was referred the Petition of Major John Richardson, Superintendent of Police on the Welland Canal.

The question having been put upon the said motion, a division ensued, and the names being called for,

they were taken down as followeth:-

Messieurs Cummings, Dickson, Laterrière, Mac-donald of Cornwall, Macdonell of Dundas, Macdonell of STORMONT, Merritt, and Taché.—(8.)

Messicurs Baldwin, Berthelot, Boulton, Boutillier, Cauchon, Cayley, Chabot, Chauveau, Colvile, Daly, DeBleury, Desaunier, DeWitt, Attorney General Draper, Guillet, Hale, Jessup, Jobin, La Fontaine, Lantier, Laurin, Le Moine, Leslie, M. Connell, Méthot, Meyers, Moffatt, Morin, Papineau, Robinson, Rousseau, Smith of Frontenac, Attorney General Smith, Smith of Wentworth, Stewart of Bytown, Stewart of PRESCOTT, Solicitor General Taschereau, and Williams.—(38.)

So it passed in the negative.

Bytown Incorporation Bill.

Mr. Stewart of Bytown reported, that the Managers on the part of this House, of the further Conference agreed upon with the Legislative Council, on the subject matter of the amendments made by their Honours, to the Engrossed Bill, intituled, "An Act " to define the limits of Bytown, and to establish a "Town Council therein," and to which this House have disagreed, had been at the time and place appointed for holding the said further Conference, and there met the Managers on behalf of the Legislative Council, who delivered to their their Reasons for insisting on their said amendments, and he delivered the said Reasons in, at the Clerk's table, where they were read as followeth:

1st. Because, the third Monday (being the fifteenth day) of this instant month of June, would be too early a day to fix for the first election of Members for the Town Council of Bytown, particularly inasmuch as the Bill provides for public notice of the

Address of this House to His Excellency the place of election being given at least six days previous Bytom Incor-Governor General, for Copies of the Reports to the election: and because the said first election, poration and Correspondence of E. G. De Rottermund, if not held on the day appointed by the Bill, could if not held on the day appointed by the Bill, could Chemist, heretofore attached to the Provincial not be held on any other day, the thirty-sixth section Geological Department, as contains the Report of the Bill appearing by its context to relate only to of the said E. G. DeRottermund.

2nd. Because, it cannot be supposed that Her Majesty's Government holds landed property for purposes of speculation,—the presumption being, on the contrary, that all property belonging to the Crown is held for the interest of the community at large, and it ought therefore to be wholly exempt from

taxation.

3rd. Because, the Legislative Council deem it but due to the memory of the gallant and meritorious Officer, to whose zeal, energy, and ability this Province is mainly indebted for the successful completion of the Rideau Canal, that the name of Bytown should be preserved from change; and because the Legislative Assembly has not given any reason for disagree-

ing to the amendment dictated by that feeling.

4th. Because, the streets in question having been laid out upon ground appropriated for that purpose by Her Majesty's Government, it is proper that the same should not be incumbered without the consent of Her Majesty's Government, and a power to give or withhold such consent is therefore given by the amendments, which the Legislative Council feels confident will not be abused.

5th. Because, the terms in which the penultimate clause of the Bill was worded, are held by the Legislative Council to be in many respects liable to ob-

jection.

6th. Because, the Clause which the Legislative. Council proposed to add at the end of the Bill is in strict conformity with an article of the Royal Instructions to the Governors of this Province, relating to the enactment of laws by the Parliament of this

On motion of Mr. Boulton, seconded by Mr. Hall. Ordered, That the amendments made by the Le-Toronto Ingislative Council to the Bill, intituled, "An Act Bill. " to amend the Act of Incorporation of the City

" of Toronto," be now taken into consideration. The House proceeded accordingly to take the said

amendments into consideration. And the said amendments were read, and are as

followeth:-

Press 2, Line 13.—After "annum" leave out from "to" to "City" in line 14, both inclusive.

" 39.—Leave out "acting" and insert "ruling."

" 12, 5.—After "and" where it occurs for the first time, insert "in."

And the said amendments being again read, they were agreed to by the House.

Ordered, That Mr. Boulton do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

On motion of Mr. Boulton, seconded by Mr. Sherwood of Brockville,

Ordered, That the amendments made by the Let Cobourg Ingislative Council to the Bill intituled, "An corporation "Act to alter and amend the Act of Incorpo-Bill. "ration of the Town of Cobourg," be now taken into consideration.

The House proceeded accordingly to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 8, Line 9.—Leave out "June" and insert
"July."
" " 22.—Leave out "June" and insert.
"July."

Notarial Pro-

fession Bill, (L. C.)

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Press 13, Line 19.—After "for" insert "anv one
                         of."
                         -After "assessed" insert "shall
                         and."
                         Leave out "July" and insert
                         "August."

After "Town" insert "in."
                   23.-
  And the said amendments being again read, they
were agreed to by the House.
  Ordered, That Mr. Boulton do carry back the said
     Bill to the Legislative Council, and acquaint
     their Honours that this House hath agreed to
     their amendments.
  On motion of Mr. Laurin, seconded by Mr. Méthot,
   Ordered, That the amendments made by the Le-
     gislative Council to the Bill intituled, "An Act
     "for the better regulation of the Notarial Pro-
"fession in Lower Canada," be now taken into
     consideration.
   The House proceeded accordingly to take the said
amendments into consideration.
   And the said amendments were read, and are as
followeth:
  Press 2, Line 1.
                        -After
                                  "Secretary,"
                         "-Treasurer."
                        -Leave out "3rdly. A Trea-
                          surer who."
                         -Leave out "4thly," and insert
                        "3rdly."
-After "Secretary,"
         3,
                " 33.
                                                    insert
                         "-Treasurer."
                        -Leave out " or Advocate."
                         After "Secretary,"
                         "-Treasurer."
                " 13.—Leave out "Secretary, Syndic, "nor Treasurer" and insert
         6,
                         " Secretary-Treasurer, " Syndic."
                " 33.-Leave out "Treasurer" and
                         insert "Secretary-Treasurer."
After "Secretary" insert
                         After
                                                    insert
                          "-Treasurer."
                        -After
                                  " Secretary"
                                                    insert
                         "-Treasurer."
After "Secretary"
"-Treasurer."
                         -After
                                                    insert
                         After
                                  " Secretary"
                                                    insert
                          "-Treasurer."
                        After "ability," insert "and
         8,
                          " have made proof of having
                          " pursued for five years a re-
                            gular course of study in some
                          " one or more of the Semi-
                          "naries or Colleges named 
"in the fourteenth section of
                          " this Act, or of otherwise hav-
                          " ing received a regular classi-
                          " cal education, comprising at
                          "least a competent know-
"ledge of the Latin language."
                " 45 .- After " articles" insert " and
                          "an authentic copy of such
"articles, as well as of every
                          " assignment thereof, shall be
                          "filed in the Office of the
                          " Secretary-Treasurer of such
                          "Board, within eight days from the date thereof, on
                            pain of nullity. Provided
                          " always that nothing herein
                           " contained shall extend or
                            be construed to extend to
                            any Student whose Articles
                          " shall have been executed
                          " before the passing of this 
" Act, or to affect the right of
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" any such Student to obtain

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"his admission as a Notary Notarial Pro-
"at the expiration of the term fession Bill,
"of such Articles subject to (L. C.)
                            " of such Articles, subject to
                            " the requirements of the laws
                            "in force at the time such
                            " Articles were executed, save
                            " and except, that every such
                            "Student shall cause an au-
                            "thentic Copy of his Articles to be filed in the Office of
                            "the Secretary-Treasurer of the Board of Notaries, with-
                            "in whose jurisdiction his "Patron resides, within thirty
                            " days after the establishment
" of such Board."
                           After "currency"
"Clause A."
Press 9, Line 17.—After
                                                           insert
                      CLAUSE A.
                               "And be it enacted, that
                            " from and after the first day
                            " of January next, it shall be
                            " the duty of each and every
                            " Notary in Lower Canada,
                            "to number, consecutively, "all Deeds, Contracts, or In-
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"from and after the first day
"of January next, it shall be
"the duty of each and every
"Notary in Lower Canada,
"to number, consecutively,
"all Deeds, Contracts, or In"struments, which may be
"executed before him, and
"remain of record in his office,
"(Etude,) and to note the
"number of each and every
"such Deed, Contract, or In"strument, in the margin of
"his repertory, opposite to the
"Entry of such Deed, Con"tract, or Instrument, as well
"as in every Copy thereof."
-After "therein," insert "the

" " 19.—After "therein," insert "the number thereof, and."
" 11. " 13.—After "Secretary," insert "-Treasurer."

" " 17.—After "Secretary," insert
"-Treasurer."

" " 30.—After "Secretary," insert "-Treasurer."

" 12, " 1.—After "Canada," insert "and
"that moreover, the Profes"sion of Notary shall be in"compatible with the Office
"of Registrar, of any Regis"try Office, and with the ex"ercise of any other calling
"or profession."

" " 3.—After "Bench," insert "or that of Registrar."
" " 9.—After "Bench," insert "or

" " 9.—After "Bench," insert "or that of Registrar."
" " 13.—After "Bench," insert "or

that of Registrar."

" " 18.—After "Bench," insert "or that of Registrar."

21.—After "offence," insert "and
"it shall be lawful for any of
"the said Boards of Notaries
"to suspend for a time, or to
"dismiss from Office, any
"Notary within its jurisdic"tion, who shall be lawfully
"convicted of having exer"cised at one and the same
"time, the Profession of a
"Notary, and any other cal"ling or Profession: Provid"ed always, that no Registrar
"now appointed shall be af"fected by the provisions of
"this Act."

rial Pro tion Bill (L. C.)

Press 12, Line 27.—After "accordingly," insert " Clause B."

. CLAUSE B.

" And be it enacted, that "any person assaulting or "otherwise obstructing a No-" tary in the due execution of " his duty, as such, shall be " guilty of a misdemeanor, " and may, on conviction " thereof, be sentenced to the " same punishment, as if he " or she had been convicted " of an assault upon a Peace " Officer or Revenue Officer, "in the execution of his " duty."

35.-Leave out "or less."

44.-Leave out "Treasurer," and insert "Secretary-Treasurer." -In the Schedule,-After

13, "Secretary," insert "-Trea-" surer."

Resolved, That this House doth disagree with the Legislative Council in the said amendments.

Resolved, That a Select Committee of three Members, composed of Mr. Laurin, the Honourable Mr. Morin, and the Honourable Mr. LaFontaine, be appointed to draw up Reasons, to be offered to the Legislative Council at a Conference for disagreeing to the amendments made by their Honours to the Bill intituled, " An Act " for the better regulation of the Notarial Pro-" fession in Lower Canada."

Hawkins Plaus.

The Honourable Mr. Ayluin moved, seconded by Mr. Chabot, that the Clerk of this House be authorised to obtain from Alfred Hawkins, Esquire, twenty-five Copies of his Plans of the Naval and Military Operations before Quebec, in 1759, a work illustrative of that interesting portion of history, so memorable in the progress of the British Arms, and characterised by the death in the moment of victory of the illustrious Wolfe.

The question having been put upon the said motion, a division ensued, and it was carried in the

affirmative, and

Resolved, Accordingly.

Supply.

Mr. Christie, from the Committee of the whole House to consider of the Supply granted to Her Majesty, reported according to Order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's table, and are as followeth:

1. Resolved, As the opinion of this Committee, that a sum not exceeding five hundred pounds, currency, be granted to Her Majesty, as an aid to the Medical Faculty of McGill College.

- 2. Resolved, As the opinion of this Committee, that a sum not exceeding thirteen thousand one hundred and ten pounds, currency, be granted to Her Majesty, for works on the Ottawa and Roads connected therewith, as detailed in the several Reports of the Board of Works, to be raised by Debentures to be issued on the credit of the Consolidated Revenue Fund of this Province.
- 3. Resolved, As the opinion of this Committee, that a sum not exceeding nine thousand five hundred pounds, currency, be granted to Her Majesty, to improve the Navigation of Lake
- 4. Resolved, As the opinion of this Committee, that it is proper to provide for the payment of the sum of nine thousand nine hundred and eighty-six pounds seven shillings and two first time. pence, the amount reported to be due under the

Fourth and Fifth Reports of the Commissioners Sapely. of Indemnity, to enquire into the Rebellion Losses of Lower Canada, and that for that purpose Debentures be issued to the said amount, bearing interest at the rate of six per centum per annum, redeemable by this Province at any time within twenty years, and that for the payment of the interest to accrue thereon, that portion of the Marriage License Fee Fund, raised and levied in that part of the Province heretofore called Lower Canada, be appropriated and set apart for that purpose.

5. Resolved, As the opinion of this Committee, that that portion of the Marriage Li-cense Fee Fund, raised and levied in that part of the Province heretofore called Upper Canada, be appropriated and set apart for the support of certain charitable Institutions in Upper Canada, in support of which the Consolidated Revenue has hitherto in part been chargeable, namely:

The Toronto General Hospital, The Toronto House of Industry, The Kingston Indigent Sick,

The Upper Canada Lunatic Asylum. To be applied in such manner and for such amounts, as the Governor in Council shall direct. Ordered, That the question of concurrence be now

separately put upon the said Resolutions.

And the first to the third of the said Resolutions being again severally read, and the question being separately put upon each, they were agreed to by the

The fourth of the said Resolutions being again read, and the question being put thereon, a division ensued, and the names being called for they were taken down as followeth:

YEAS.

Messieurs Cayley, Colvile, Daly, DeWitt, Ermatinger, Ilale, Jessup, Macdonell of Dundas, M'Connell, Moffatt, Monro, Papincau, Robinson, Seymour, Sherarood of BROCKVILLE, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of Bytown, and Solicitor General Taschercau.—(20.)

Messieurs Armstrong, Baldecin, Boulton, Boutillier, Chabot, Desaunier, Drummond, Guillet, Jobin, La-Fontaine. Laterrière, Leslie, Macdonell of Stormont, Nelson, Rousseau, and Taché. - (16.)

So it was carried in the affimative.

The fifth and last of the said Resolutions being again read, and the question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Cuyley, Colvile, Daly, Ermatinger, Hale, Jessup, Macdonell of Dundas, M'Connell, Moffatt, Monro, Papineau, Robinson, Seymour, Sherwood of BROCKVILLE, Smith of FRONTENAC, Attorney General Smith, Smith of WENTWORTH, Stewart of Bytown, and Solicitor General Taschereau.—(19.)

Messieurs Armstrong, Aylicin, Baldwin, Boutillier, Chabot, Desaunier. Drummond, Guillet, John, La-Fontaine, Laterrière, Leslie, Macdonell of STORMONT, Nelson, Rousseau and Tache.—(16.)

So it was carried in the affirmative, and Resolved, That this House doth concur with the Committee in the said Resolutions.

Ordered, That the Honourable Mr. Attorney Gene-Rebellio ral Smith, have leave to bring in a Bill to provide Leafor the payment of certain Rebellion Losses in Lower Canada, and to appropriate the proceeds of the Marriage License Fund.

He accordingly presented the said Bill to the House, and the same was received and read for the

The Honourable Mr. Attorney General Smith moved, seconded by the Honourable Mr. Cayley, that the said Bill be now read a second time, and that the Rule of this House in that particular be suspended, as to the present Bill.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down, as in the last preceding division.

So it was carried in the affirmative, and

The said Bill was accordingly read, and ordered to be Engrossed.

Supply Bill.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to appropriate the sums therein mentioned, to defray certain expenses of the Civil Government, for the year one thousand eight hundred and forty-six, and certain other expenses not otherwise provided for.

He accordingly presented the said Bill to the House, and the same was received and read for the

first time.

Ordered, That the said Bill be now read a second time, and that the Rule of this House in that particular be suspended, as to the present Bill. The said Bill was accordingly read, and ordered to

be Engrossed.

Loan Bill.

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill to authorise the raising of the remainder of the Loan guaranteed by the Imperial Parliament.

He accordingly presented the said Bill to the House, and the same was received and read for the

first time.

Ordered, That the said Bill be now read a second time, and that the Rule of this House in that particular be suspended, as to the present Bill.

The said Bill was accordingly read, and ordered to be Engrossed.

Public Works

Ordered, That the Honourable Mr. Cayley have leave to bring in a Bill for raising, on the credit of the Consolidated Revenue Fund, a sum of money required for certain Public Works.

He accordingly presented the said Bill to the House, and the same was received and read for the first time.

Ordered, That the said Bill now read a second time, and that the Rule of this House in that particular be suspended, as to the present Bill.

The said Bill was accordingly read, and ordered to be Engrossed.

Public Lands Bill.

The Honourable Mr. Laterrière moved, seconded by Mr. Chabot, that the Order of the Day for the House in Committee on the Bill to amend the Law relative to the disposal of Public Lands, be now read.

The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Baldwin, Boutillier, Cauchon, Chabot, Chauveau, Desaunier, De Witt, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Merritt, Methot, Morin, Nelson, Rousseau, Smith of WENTWORTH, and Taché.—(20.)

NAYS. Messieurs Boulton, Cayley, Daly, Attorney General Draper, Duggan, Ermatinger, Gowan, Hale, Jessup, Macdonell of DUNDAS, M' Connell, Meyers, Moffatt, Monro, Papineau, Petric, Robinson, Seymour, Smith of FRONTENAC, Attorney General Smith, and Solicitor General Taschereau. (21.)

So it passed in the negative.

nirituou

The Honourable Mr. Cayley moved, seconded by the Honourable Mr. Attorney General Smith, that the Order of the Day for the House in Committee,

on the Bill to repeal certain Acts therein mentioned, and to impose a Duty on persons selling Spiritnous or Fermented Liquors, or keeping Houses or places of Public Entertainment, and to provide for the collection of the said Duty, and for the regulation of such persons, be now read

The question having been put upon the said motion, a division ensued, and the names being called

for, they were taken down as followeth:-

FEAS.

Messicurs Boulton, Cayley, Daly, Attorney General Draper, Duggan, Ermatinger, Gowan, Hale, Jessup, Macdonell of Dundas, M'Connell, Merritt, Meyers, Moffatt, Monro, Papineau, Petrie, Robinson, Seymour, Sherwood of BROCKVILLE, Smith of FRON-TENAC, Attorney General Smith, and Solicitor General Taschereau.—(23.)

Messieurs Armstrong, Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chawceau, Desaunier, De Witt, Drummond, La Fontaine, Lantier, Laterrière, Laurin, Leslie, Methot, Morin, Nelson, Rousseau, Smith of WENTWORTH, and Taché.—(21.)

So it was carried in the affirmative.

The Order of the Day for the House in Committee, on the Bill to repeal certain Acts therein mentioned, and to impose a Duty on persons selling Spirituous or Fermented Liquors, or keeping Houses or places of Public Entertainment, and to provide for the collection of the said Duty, and for the regulation of such persons, being read;

The House accordingly resolved itself into the said

Committee.

Mr. Cauchon took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair; And Mr. Cauchon reported that the Committee had made some progress, and had directed him to

move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Mr. Laurin, from the Select Committee appointed Notarial Proto draw up Reasons to be offered to the Legislative Council at a Conference, for disagreeing to the (L.C.) amendments made by their Honours to the Bill intituled, "An Act for the better regulation of the No-"tarial Profession in Lower Canada," reported, that the Committee had prepared the said Reasons, which said Reasons were again read at the Clerk's table, and agreed to by the House, and are as followeth:-

1st. Because, the Office of Registrar is in nowise incompatible with that of Notary; the Office of Registrar alone would frequently be too ill paid to be held by a competent person, and Notaries are generally the persons best qualified to fill the said Office.

2nd. Because, by extending the disqualification generally, to any calling whatsoever, cases which cannot be foreseen would be included in a manner injurious to the public interest, and that uncertainty would be introduced with regard to those cases to which the

Law was really meant to extend.

3rd. Because, the object of rendering the Profession. respectable and independent, would be attained by confining the disqualification to Merchants, Traders, and Manufacturers.

4th. Because, a longer period than six months ought to be allowed to the latter for winding up their affairs.

Resolved, That a Conference be desired with the Honourable the Legislative Council, for the purpose of communicating to them the Reasons, which induced this House not to concur in the amendments made by their Honours to the Bill intituled, "An Act for the better regulation of "the Notarial Profession in Lower Canada."

Ordered, That Mr. Laurin do go to the Legisla tive Council, and desire the said conference.

Public Laude Bal.

The Order of the Day for the second reading of the Bill to extend the provisions of the 13th Section of an Act of the Province of Canada, intituled, "An " Act for the disposal of Public Lands, and to amend " the said Act in other respects; and further, to pro-" vide for the final settlement of Land Claims," being read;

The said Bill was accordingly read, and committed to a Committee of the whole House.

Mr. Macdonell of Dundas took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Macdonell of Dundas reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read at the Clerk's table, and agreed to by the

Ordered, That the said Bill as amended be Engrossed.

Loan Bill.

An Engrossed Bill to authorize the raising of the remainder of the Loan guaranteed by the Imperial Parliament, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Rebellion Louies Bill.

An Engrossed Bill to provide for the payment of certain Rebellion Losses in Lower Canada, and to appropriate the proceeds of the Marriage License Fund, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Attorney General Smith do carry the said Bill to the Legislative Council, and desire their concur-

Supply Bill.

An Engrossed Bill to appropriate the sums therein mentioned to defray certain expenses of the Civil Government, for the year one thousand eight hundred and forty-six, and certain other expenses not otherwise provided for, was read for the third time.

Resolved, That the Bill do pass, and the Title be, An Act to appropriate the sums therein men-"tioned, to defray certain expenses of the Civil "Government, for the year one thousand eight

"hundred and forty-six, and certain other ex-" penses not otherwise provided for."

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and ters in Chancery :desire their concurrence.

Public Works

An Engrossed Bill for raising, on the credit of the Consolidated Revenue Fund, a sum of money required for certain Public Works, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Cayley do carry the said Bill to the Legislative Council, and desire their concurrence.

Municipal Bill, (L.C.)

The Order of the Day for the House in Committee on the Bill to repeal the Acts therein mentioned, and to amend the Law for the establishment of Local and Municipal Authorities in Lower Canada, being read;

The House accordingly resolved itself into the said Committee.

Mr. Stewart of Bytown took the Chair of the Committee, and after some time spent therein,

Mr. Speaker resumed the Chair;

And Mr. Stewart of Bytown reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

The Honourable Mr. Daly, one of Her Majesty's Message from Executive Council, delivered to Mr. Speaker a Mes-Governor sage from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker, all the Members of the House being uncovered, and

is as followeth:-

CATHCART. The Governor General informs the Legislative Memi Assembly, that in compliance with their Addresses Se of the 5th instant, He will issue His Warrants in favor and Continue of the Honourable the Speaker, for the sum of nine gencies. thousand two hundred and thirty-seven pounds, three shillings, currency, and for the sum of ten thousand one hundred and sixty-one pounds, eighteen shillings and one penny half-penny, currency, in favor of W. B. Lindsay, Esquire, for defraying the Contingencies of the present Session.

GOVERNMENT HOUSE, 6th June, 1846.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Council. Chancery. Mr. SPEAKER,

The Legislative Council have passed the following Bills without any amendment:

"An Act to amend the Laws relative to District Municipal Bill, Councils in Upper Canada." (U.C.)

"An Act for enabling Her Majesty to direct the Queber Relief "issue of Debentures to a limited amount, and for "Bill." giving relief to the City of Quebec.'

"An Act to establish a separate Registry Office in Registry Office the Lower part of the County of Dorchester."

Dorchester Registry Office Bill. the Lower part of the County of Dorchester."

"An Act to authorise the issue of Debentures for Lunatic Asylum Bill. the erection of a Lunatic Asylum at Toronto." Toronto.

"An Act to amend the Act of Lower Canada Jews Privi"therein mentioned, extending certain privileges to leges Bill. persons of the Jewish persuasion."

And also,

The Legislative Council have passed the Bill, in-Etobicoke tituled, "An Act to incorporate certain persons, Read Bill. "under the name of 'the Etobicoke and Mono Sixth "Line Road Company," with an amendment, to which they desire the concurrence of the Assembly. And then he withdrew.

Another Message from the Legislative Council, Message from by John Fennings Taylor, Esquire, one of the Mas-Legislative Council.

MR. SPEAKER,

The Legislative Council have passed the Bill inti-Board of tuled, "An Act to amend the Law constituting the Works Bill. "Board of Works," with an amendment, to which they desire the concurrence of the Assembly.

And also,

LEGISLATIVE COUNCIL, Saturday, 6th June, 1846. Ordered, That one of the Masters in Chancery do Notarial Prego down to the Legislative Assembly, and ac-femion Bill. quaint that House that the Legislative Council agrees to the Conference desired upon the subject matter of the amendments made by this House to the Bill intituled, "An Act for the "better regulating of the Notarial Profession in "Lower Canada," and that the Managers on the part of this House are to be the Honourable Messieurs Bruneau and Walker, who are to meet the number of Managers on the part of the

usage, on Monday next, at 4 o'clock, P. M., in the Committee Room of the Legislative Council. And then he withdrew.

Legislative Assembly required by Parliamentary

Rend Rill

Board of

Works Bill.

On motion of the Honourable Mr. Robinson, seconded by Mr. Duggan,

Ordered. That the amendment made by the Le gislative Council to the Bill intituled, "An Act to incorporate certain persons under the name

" of 'the Etobicoke and Mono Sixth Line Road "Company," be now taken into consideration. The House proceeded accordingly to take the said

amendment into consideration.

And the said amendment was read, and is as followeth:-

Press 7, Line 28.-Leave out from "and" to " toll" in line 32, both inclu-

And the said amendment being again read, it was agreed to by the House.

Ordered, That Mr. Duggan do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendment.

On motion of the Honourable Mr. Attorney General Smith, seconded by the Honourable Mr. Cayley, Ordered, That the amendment made by the Legislative Council to the Bill intituled, "An Act " to amend the Law constituting the Board of "Works," be now taken into consideration.

The House proceeded accordingly to take the said amendment into consideration.

And the said amendment was read, and is as followeth:

In Schedule B 5 .- After the words "all Clergy "men to be exempt," in the column headed "General con-"ditions of payment," in the is as followeth: said Schedule, insert, "All Your Comm " persons going to or return-"ing from Divine Service on

" Sundays, together with their "horses and carriages, to be " exempt."

And the said amendment being again read, it was agreed to by the House

Ordered, That the Honourable Mr. Cayley do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendment.

On motion of the Honourable Mr. Moffatt, second-

ed by the Honourable Mr. Robinson,

Journals of the

Ordered, That the Clerk of this House be directed to transmit to the Board of Trade of Montreal, a complete set of the Journals and Appendixes of this House since the Union.

On motion of the Honourable Mr. LaFontaine,

seconded by Mr. Leslie,
Ordered, That the Honourable the Judges of the Courts of Queen's Bench in this Province, be henceforth furnished with a copy of the Journals and Appendixes of this House.

Public Landa BIL

An Engrossed Bill to extend the provisions of the 13th Section of an Act of the Province of Canada, intituled, "An Act for the disposal of Public Lands, "and to amend the said Act in other respects, and "further to provide for the final settlement of Land "Claims," was read for the third time.

Resolved, That the Bill do pass, and the Title be, "An Act to extend the provisions of the thir-"teenth Section of an Act of the Province of

"Canada, intituled, "An Act for the disposal "of Public Lands, and to amend the said Act
"in other respects, and further to provide for "the final settlement of Land Claims,"

Ordered, That Mr. Macdonell of Stormont do carry the said Bill to the Legislative Council, and desire their concurrence.

Then, on motion of the Honourable Mr. LaFontaine, seconded by Mr. Armstrong,

The House adjourned until Monday next, at Eleven o'clock, A. M.

Lunæ, 8° die Junii.

Anno Nono Victoria Regina, 1846.

11, â Horâ, A. M.

N motion of Mr. Laurin, seconded by Mr. Méthot,

Resolved, That four Managers be appointed to meet Notarial Prothe Managers appointed by the Honourable the Legislative Council, at the time and place appointed for the holding the Conference desired upon the amendments made by their Honours to the Bill intituled, "An Act for the better " regulation of the Notarial Profession in Lower " Canada."

Ordered, That Mr. Laurin, the Honourable Mr. La Fontaine, the Honourable Mr. Morin, and Mr. Methot, he appointed Managers for conducting the said Conference.

Mr. Jessup, from the Select Committee to which H. Adams and was referred the Petition of Hiram Adams and Abel A. S. Pope. S. Pope, of the Township of Edwardsburgh, in the District of Johnstown, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and agreed to by the House, and

Your Committee having taken into their conside-Report. ration the prayer of the Petition referred to them, beg leave to report that the claims of the Petitioners, (Messrs. Adams and Pope) appear to be well founded, and therefore would recommend your Honourable House to pass an Address to His Excellency the Governor General, praying that the same may be considered by the Executive Government, and such relief granted as the circumstances of their case may seem to require.

Mr. Chabot, from the Select Committee to which Elesnor Teed. was referred the Petition of Mrs. Eleanor Teed, of and A. Jacthe City of Quebec, widow of the late John Teed, quies. and the Petition of Adolphus Jacquies, presented to the House the Report of the said Committee, which was

again read at the Clerk's table, and is as followeth: Your Committee have examined the Petitions refer- Report. red to them by your Honourable House, which state as follows, to wit :- That of Eleanor Teed-that her late husband was arrested on the 11th of November, 1837, and confined in the common Gaol of the City of Quebec-that he applied through Counsel to the Judges of Her Majesty's Court of King's Bench, for a Writ of Habeas Corpus, which was granted and issued in his favor—that during the pendency of such application, the said John Teed was wrongfully and illegally removed from the custody of the civil power, and confined by the Military authorities in the Citadel of the City of Quebec, in order to deprive the said John, Teed of his remedy under such Habeas Corpus—that the said John Teed was afterwards brought back to the common Gaol, and confined therein until the 12th April, 1838, when he was discharged—that after his discharge he the said John Teed was advised to institute, and did institute legalproceedings for redress, against the persons who were parties to his illegal removal from the custody of the Civil Authorities, and to his subsequent confinement in the Citadel, but that such proceedings were stayed by an indemnity Ordinance of the Governor and Special Council, which compelled him to pay triple

Report.

costs to the Defendants—that the health of the said John Teed was injuriously and materially affected by extreme solicitude for his family, (who were for a Municipal Authorities in Lower Canada, being read; great portion of the period of his confinement, prevented access to him,) and that he continued so affected in his health until his death, on the 8th of February last. That the Petitioner firmly believes his after some time spent therein, imprisonment and the anxiety of his mind, and the injustice done him during and after such imprisonment, were the cause of his sickness and death.

And that of Adolphus Jacquiés, that on the second: of January, one thousand eight hundred and thirty eight, he was, by order of the Governor in Chief, Sir John Colborne, arrested on a charge of High Treason, forcibly dragged from his family and occupation, and incarcerated in the common Gaol of the City of Quebec, was there confined upwards of two months, and only then admitted to a heavy bail, on the representation of several medical gentlemen; that he, while in confinement, offered to go to Montreal at his own expense, and submit there to be tried by a Court Martial; that he had to renew his recognizances for two successive Criminal Terms, and then was told by the Crown Officer that there was no charge against him; that after the lapse of several months, his printing press and materials, which, at the time of his arrest, were seized and deposited in the vaults of the Court House, were returned to him partly destroyed and partly missing; that by the Indemnity Bill, passed by the Special Council, your Petitioner was precluded from seeking redress; that the consequences of his incarceration were the ruin of his business and the loss of his health; that he, since then, has been and now is a cripple, and unable to provide for a family of ten children; that he, up to this moment, is not aware of the crime, if any, he was thought guilty of, but supposes his ruin to be effected in order to suppress the printing of the "Fantasque," and a pamphlet relating to the suspension of the Honourables Messrs. Panet and Bedard.

From the evidence given by His Honour Mr. Justice Bedard, and from personal knowledge, your Committee are satisfied that the statements made by the Petitioners are true.

Your Committee not having it in their power to do more, can only express their opinion that John Teed and Adolphus Jacquies were unjustly used, and that Her Majesty's Government should make due reparation to the Petitioners for the injustice which has been done to the deceased husband of the widow Teed, and to Adolphus Jacquies, the other Petitioner.

A.Laframboise et al.

Mr. Drummond, from the Select Committee to which was referred the Petition of Alexis Laframboise, Esquire, and others, of the City of Montreal, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report see Appendix E. E. E.)

Return to Addresses

The Honourable Mr. Attorney General Smith laid before the House, by command of His Excellency the Governor General,

Toronto Harbour Dues.

Return to an Address from the Legislative Assembly to His Excellency the Governor General, dated the twenty-ninth day of April last, praying His Excellency to cause to be laid before them " A Return of the amount collected for Harbour Dues at the Port of Toronto, for the year one thousand eight hundred and forty-five, and also a detailed statement, shewing the balance, (if any,) still due to the Government on account of sums advanced by the authority of certain Acts of the Parliament of Upper Canada, for constructing and repairing the Queen's Wharf at the entrance of the said Harbour.

(For the said Return see Appendix F. F. F.)

The Order of the Day for the House in Committee Municipal Bill. on the Bill to repeal the Acts therein mentioned, and (L.C.) his long, unjust and harassing imprisonment, and his to amend the Law for the establishment of Local and

The House accordingly resolved itself into the said

Committee.

Mr. Hale took the Chair of the Committee, and

Mr. Speaker resumed the Chair;

And Mr. Hale reported, that the Committee had gone through the Bill, and had made several amendments thereto, which amendments were again read

at the Clerk's table, and agreed to by the House.

Ordered, That the said Bill as amended be En-

grossed.

A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Chancery, MR. SPEAKER,

The Legislative Council have passed the Bill, in-Civil List Bill, tituled, "An Act for granting a Civil List to Her " Majesty," without any amendment.

The Legislative Council have passed the Bill, in-Administratituled, "An Act to amend the Law relative to the sion of Justice "Administration of Justice in Lower Canada," with several amendments, to which they desire the concurrence of the Assembly.

And also,

LEGISLATIVE COUNCIL, Monday, 8th June, 1846.

Ordered, That one of the Masters in Chancery do Postage. go down to the Legislative Assembly, and acquaint that House, that His Excellency the Governor General has appointed this day, at three o'clock, P. M., to be attended with the Addresses of both Houses on the subject of the transmission of the Mails to and from Great Britain, and also praying for a reduction of the Rates of Postage, and that in consequence of the advanced state of the Session, the Legislative Council have ordered that such Members of the Executive Council only do attend His Excellency at that time on the part of this House. And then he withdrew.

Ordered, That such Members of this House as are of the Honourable the Executive Council of this Province, do attend His Excellency the Governor General, on the part of this House, this day at three o'clock, P. M., with the Address of both Houses, on the subject of the transmission of the Mails to and from Great Britain; and also, praying for a reduction of the rates of Postage.

Another Message from the Legislative Council, by John Fennings Taylor, Esquire, one of the Masters in Chancery.

LEGISLATIVE COUNCIL, Monday, 8th June, 1846.

Ordered, That one of the Masters in Chancery, do Notarial Progo down to the Legislative Assembly to desire fession BIII, a further Conference with that House, on the (L.C.) subject matter of the amendments made by this House, to the Bill intituled, "An Act for the " better regulation of the Notarial Profession in " Lower Canada;" to which the Assembly have disagreed, and that the Managers on the part of this House are to be the Honourable Messieurs Bruneau and Walker, who are to meet the number of Managers on the part of the Legislative Assembly, required by Parliamentary usage, presently in the Committee Room of the Legislative Council.

And then he withdrew.

Notarial Profession Bill, (L. C.)

The Master in Chancery was then called in, and informed by Mr. Speaker, that this House will send an answer by Message.

On motion of Mr. Laurin, seconded by the Honourable Mr. Morin.

Resolved, That this House doth agree to the further Conference desired by the Honourable the Legislative Council, on the subject matter of the amendments made by their Honours to the Bill intituled, "An Act for the better regulation " of the Notarial Profession in Lower Canada."

Ordered, That the same Members who held the former Conference, be the Managers at this Conference.

Resolved, That the said Resolution and Order be communicated to the Legislative Council by Message

Ordered, That Mr. Laurin do carry the said Message to the Legislative Council.

Administra-Bill, (L. C.)

The Honourable Mr. Attorney General Smith tion of Justice moved, seconded by the Honourable Mr. Viger, that the amendments made by the Legislative Council to the Bill intituled, "An Act to amend the Law rela-" tive to the Administration of Justice in Lower Ca-" nada," be now taken into consideration.

> The question having been put upon the said motion, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Boutillier, Cayley, Christie, Desaunier, Drummond, Duggan, Ermatinger, Foster, Gowan, Leslie, M. Connell, Merritt, Méthot, Moffatt, Monro, Papineau, Petrie, Robinson, Attorney General Smith, Stewart of Bytown, Stewart of Prescott, Taché, Solicitor General Taschereau, Viger, and Williams. - (26.)

NAYS.

Messieurs Baldwin, Berthelot, Cauchon, Chabot, Chauveau, DeWitt, Jobin, LaFontaine, LeMoine, Morin, Nelson, and Rousseau.—(12.)

So it was carried in the affirmative, and

Ordered, Accordingly. The House then proceeded to take the said amend-

ments into consideration. And the said amendments were read, and are as followeth:

Press 1, Line 12.—Leave out from "so," to "sixteenth," both inclusive, and insert "the eighteenth.

16.—Leave out from "as," to "leagues," in line 29, both inclusive, and insert "and so " much of the tenth Section " of a certain other Act " passed in the said seventh " year of Her Majesty's Reign, " and intituled, 'An Act for " the establishment of a better " Court of Appeals in Lower "Canada,' and of any other." Act or Law in force in " Lower Canada, as requires " that any Writ or Process " issuing out of any of Her " Majesty's Courts of Justice "therein, should be in both "the English and French" languages, shall be, and the "same are hereby repealed;" and henceforth any Writ or " Process issuing out of any " such Court, may be either in

or Custom, to the contrary Administra-" notwithstanding." Bill, (L. C.)

Press 1, Line 32.—After "Act," insert "secondly "above cited."

-Leave out "last," and insert " secondly."

16.—After "day," insert Clause A.

CLAUSE A.

"And be it enacted, that " so much of the said nine-" teenth Section of the said "Act, secondly above cited, " as requires that an Inferior "Term of the Court of " Queen's Bench, for the Dis-" trict of Three Rivers, should "be held by the Resident "Judge for that District, from " the first to the seventh day " of the month of June, be, "and the same is hereby re-"pealed, and that in lieu "thereof, an Inferior Term of "the said Court, shall be held " by the said Resident Judge, "from the fifteenth to the " twenty-first day of May, in "every year, both days in-"clusive."

18.-Leave out from "passed," to "inclusive," in line 25, both inclusive, and insert "last " above cited, as directs that a "Term of the Court of Ap-" peals shall be held from the "first to the tenth day of "July, in each year, shall be, " and is hereby repealed; and "that instead of the said "Term, a Term of the said "Court shall be held from " the first to the tenth day of "June, in each year, both " days inclusive."

-After "more," insert "of the " Circuit Judges, for either of " the Districts of Quebec or " Montreal, or other."

12.—After "Act," insert "secondly " above cited.'

36.—After "before," insert "and "shall continue in force until " the first day of August, in "the year of our Lord one thousand eight hundred and " forty-seven, and thence un-" til the end of the then next "Session of Parliament, and " no longer."

In the Preamble.

Line 2.—Leave out "Act," and insert "Acts."

Ordered, That the question of concurrence be now

separately put upon the said amendments.

And the first of the said amendments being again read, and the question being put thereon, it

was agreed to by the House.

The second of the said amendments being again read, and the question being put thereon, a division ensued, and the names being called for, they were taken down as followeth:-

Messieurs Armstrong, Cauchon, Cayley, Christie, "the English or in the French Desaunier, Drummond, Ermatinger, Foster, Gowan, "language, any Law, Usage, Le Moine, Leslie, M' Connell, Merritt, Methot, Moffatt,

Monro, Papineau, Petrie, Scott, Seymour, Attorney General Smith, Stewart of Byrowx, Stewart of Pres-ber, to close the Session of the Provincial Legisla-corr, Taché, Solicitor General Taschereau, Viger, ture to-morrow at three o'clock. and Webster .- (27.)

NAYS.

Messieurs Bablicin, Berthelot, Boutillier, Chabot, Chauveau, De Witt, Jobin, La Fontaine, Macdonell of STORMONT, Morin, Nelson and Rousseau.—(12.)

So it was carried in the affirmative.

The residue of the said amendments being again severally read, and the question being separately put upon each, they were agreed to by the House

Ordered, That the Honourable Mr. Attorney General Smith do carry back the said Bill to the Legislative Council, and acquaint their Honours that this House hath agreed to their amendments.

Partition of (L. C.)

The Honourable Mr. Moffatt moved, seconded by Mr. Foster, that the Order of the Day for the House in Committee on the Engrossed Bill from the Legislative Council, intituled, "An Act to facilitate the " partition of Lands, Tenements, and Hereditaments "in certain cases, in Lower Canada," be now read;

The question having been put upon the said motion, a division ensued, and it passed in the negative.

Ordnance Vesting Act Bill.

Mr. Stewart of Bytown moved, seconded by Mr. Monro, that the Order of the Day for the second reading of the Bill to explain a certain provision of the Ordnance Vesting Act, and to remove certain difficulties which have occurred in carrying the said provision into effect, be now read,

The question having been put upon the said motion,

were taken down as followeth:

Messieurs Baldwin, Cauchon, Cayley, Chauveau, Christie, Duly, DeWitt, Drummond, Ermatinger, Gowan, Jobin, Laurin, LeMoine, Macdonell of Corn-WALL, M' Connell, Méthot, Monro, Petrie, Robinson, Seymour, Attorney General Smith, Stewart of Br-Town, Stewart of Prescott, Taché, Solicitor General Taschereau, and Williams .- (26.)

Messieurs Armstrong, Berthelot, Boutillier, Chabot, Desaunier, Foster, LaFontaine, Luterrière, Leslie, Macdonell of STORMONT, Merritt, Moffatt, Morin, Macdonell of Stormont, Merritt, Moffatt, Morin, Nelson, Papineau, Rousseau, Scott, and Viger.—(18.)
So it was carried in the affirmative.

Leslie, Fontaine, Laurin, LeMoine, M'Connell, Méthot, Morin, Nelson, Rousseau, Smith of Wentworth, Taché, So it was carried in the affirmative. So it was carried in the affirmative.

The Order of the Day for the second reading of the Bill to explain a certain provision of the Ordnance Vesting Act, and to remove certain difficulties which have occurred in carrying the said provision into effect, being read;

The said Bill was accordingly read, and ordered to be Engrossed.

An Engrossed Bill to explain a certain provision of the Ordnance Vesting Act, and to remove certain difficulties which have occurred in carrying the said provision into effect, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Stewart of Bytown, do carry the said Bill to the Legislative Council, and desire their concurrence.

Prorogation.

Mr. Speaker communicated to the House the following Letter:

> CIVIL SECRETARY'S OFFICE, Montreal, 8th June, 1846.

SIR,

I have the honour, by command of the Governor

intention to proceed to the Legislative Council Cham-

I have the honour to be,

Sir,

Your most obedient Humble Servant,

J. M. HIGGINSON.

The Honourable The Speaker of the Legislative Assembly, &c. &c. &c.

The Honourable Mr. La Fontaine moved, seconded Adjournment by Mr. Chabot, that the House do now adjourn until to-morrow at ten o'clock, A. M.

The question having been put upon the said motion, a division ensued.

Yeas...... 17. Nays..... 20.

So it passed in the negative.

Mr. Drummond moved, seconded by Mr. Chauveau, Parishes, that the Order of the Day for the second reading of Churches, &c. the Bill to explain and amond an Act intituled "An Erection Bill. the Bill to explain and amend an Act, intituled, "An "Ordinance concerning the erection of Parishes, "Churches, Parsonage Houses, and Churchyards," be now read.

The Honourable Mr. Moffatt moved in amendment, seconded by Mr. Foster, that all the words after "That," in the said motion, be struck out, and the following substituted: "the Order of the Day "for the House in Committee, on the Engrossed Bill from the Legislative Council, intituled, 'An Act to a division ensued, and the names being called for, they | " facilitate the Partition of Lands, Tenements, and "Hereditaments, in certain cases, in Lower Canada," be now read."

The question having been put upon the said motion of amendment, a division ensued, and the names being called for, they were taken down as followeth:

YEAS.

Messicurs Christie, Ermatinger, Foster, Laterrière, Leslie, Macdonell of Stormont, Merritt, Moffatt, Robinson and Scott .- (10.)

Messieurs Baldwin, Berthelot, Boutillier, Cauchon, Chabot, Chaureau, De Witt, Drummond, Jobin, La-

So it passed in the negative.

The Honourable Mr. Morin then moved, seconded Adjournment. by Mr. Jobin, that the House do now adjourn.

The question having been put upon the said motion, a division ensued, and it was carried in the affir-

And the House accordingly adjourned until tomorrow, at Eleven o'clock, A. M.

Martis, 9° die Junii.

Anno Nono Victoria Regina, 1846.

11, â Horâ, A. M.

ORDERED, That the four Petitions of Robert Printed. Fleming Gourlay, be printed at full length in the Journals of the House of the present Session.

The Honourable Mr. Attorney General Smith, Geological General, to inform you, that it is His Excellency's one of Her Majesty's Executive Council, laid before

the House, by command of His Excellency the Governor General,

Report of the progress made in the Geological Survey of the Province, in the year 1844.

(For the said Report, see Appendix G. G. G.)

Administra

The Honourable Mr. Attorney General Smith, tion of Justice, from the Select Committee appointed to enquire into the state of the administration of Justice in the District of Montreal, in the Superior Courts thereof, with a view of providing for the more efficient administration of Justice therein, and to which was referred the Correspondence relative thereto, presented to the House the Report of the said Committee, which was again read at the Clerk's table.

(For the said Report, see Appendix H. H. H.)

On motion of Mr. Christie, seconded by Mr. De-Witt,

Judicial and Parliamentary (L. C.)

Resolved, That this House doth concur in the Report of the Select Committee appointed to enquire into the state of the Judicial and Parliamentary Records in Lower Canada.

Address.

On motion of Mr. Christie, seconded by Mr. Leslie, Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to take into consideration the Report of the Committee of this House, appointed to examine into and report upon the state of the Parliamentary and Judicial Records and Archives in Lower Canada and to order thereupon as to His Excellency shall seem meet

Ordered, That the said Address be presented to His Excellency the Governor General, by such Members of this House as are of the Honourable the Executive Council of this Province.

Mr. Smith of Wentworth moved, seconded by Mr. Merritt,

Marriage Act Bill, (U. C.)

That the Order of the Day for the second reading of the Engrossed Bill from the Legislative Council, intituled, "An Act to amend and extend the provi-"sions of an Act of the Parliament of the late Pro-"vince of Upper Canada, intituled, An Act to " make valid certain Marriages heretofore contracted, "and to provide for the future solemnization of "Matrimony in this Province," be now revived.

The question having been put upon the said mo-tion, a division ensued, and the names being called for, they were taken down as followeth:-

YEAS.

Messieurs Cayley, Christie, De Witt, Ermatinger, Gowan, Hale, Lantier, Merritt, Seymour, and Smith of Wentworth.—(10.)

Messieurs Armstrong, Boutillier, Chauveau, Desaunier, Foster, La Fontaine, Laterrière, Leslie, Nelson, Papincau, Taché, and Viger.—(12.) So it passed in the negative.

Municipal Bill, ∢L. C.)

An Engrossed Bill to repeal the Acts therein mentioned, and to amend the Law for the establishment of Local and Municipal Authorities in Lower Canada, was read for the third time.

Resolved, That the Bill do pass.

Ordered, That the Honourable Mr. Papineau do carry the said Bill to the Legislative Council, and desire their concurrence.

Votarial Profession Bill. (L. C.)

Mr. Laurin reported, that the Managers on the part of this House, of the further Conference agreed upon with the Legislative Council on the subject matter of the amendments made by their Honours to the is admitted now exist in the management of this im-Engrossed Bill intituled, "An Act for the better portant branch of the public service.

"regulation of the Notarial Profession in Lower Ca-"nada," and to which the House have disagreed, had been at the time and place for holding the said fur-ther Conference, and there met the Managers on behalf of the Legislative Council, who delivered to them their Reasons for insisting on their said amendments, and he delivered the said Reasons in at the Clerk's table, where they were read as followeth:

Because, the Office of Notary and Registrar are incompatible, and the holding of the Office of Registrar by one Notary, in a locality, would give him an undue advantage over his competitors, - besides opening a door to abuse in the exercise of both Offices.

Because, a Notary ought to be restricted to the exercise of his profession, and compelled to devote his exclusive attention to the interests of his clients, so long as he thinks proper to offer his professional services to the public.

Because, a discretion is left to the Boards of Notaries, tacitly to extend the period of six months allowed to Notaries now in trade, to wind up their affairs, by forbearing to cause such Notaries to be prosecuted within a certain further period.

Resolved, That notwithstanding the said Reasons, this House persist in disagreeing with the said amendments.

Resolved, That a free Conference be desired with the Honourable the Legislative Council, upon the subject matter of the last Conference, in relation to the Bill intituled, "An Act for the " better regulation of the Notarial Profession in "Lower Canada."

Ordered, That Mr. Laurin do go to the Legislative Council, and desire the said free Conference.

The Honourable Mr. Robinson, from the Select Crown Land Committee, to which was referred the Report of the Department. Commissioners appointed to enquire into the state and organizantion of the Crown Land Department, presented to the House the Report of the said Committee, which was again read at the Clerk's table, and is as followeth:-

Your Committee regret that the Documents above Report. named were referred to them at so late a period of the Session, as to prevent that careful examination which the best interests of the country require.

The Assembly having commenced its morning sittings at the time the Committee was organized, and Mr. Thompson, the first Chairman, having left the House soon after, it was found quite impossible to go fully into an enquiry of the subject, with a view of recommending such changes in the system of disposing of the Public Lands, as to your Committee might have appeared necessary.

Your Committee can therefore do no more than express the hope, that the Executive will promptly adopt such measures as may be in its power, to check the abuses and extravagance which exists in so important an Office of the Government. The most prominent of which is the loss incurred, and liable, (under the present system) to continue by the payment of monies into the hands of District Agents, instead of its being paid into the Chartered Banks and their Agencies, and the extravagant and unreasonable charge made on the Clergy Reserve Fund, for its management and collection.

Your Committee trusting that the Executive Government will give their immediate attention to the Report of the Commissioners, and to the evidence accompanying the same, and be prepared at the opening of the next Session of Parliament, to lay before it a Bill that will remedy the many defects which it On motion of the Honourable Mr. Robinson,

System of House of Com-Private Bills.

seconded by Mr. Gowan,
Resolved, That Mr. Speaker be authorised to take adapted to the circumstances of this Province; next Session.

Message from Legislative Council.

Fennings Taylor, Esquire, one of the Masters in Chancery.

Mr. Speaker.

The Legislative Council have passed the following Bills, without any amendment:-

Rebellion Losses Bill, (L. C.)

"An Act to provide for the payment of certain "Rebellion Losses in Lower Canada, and to appro-" priate the proceeds of the Marriage License Fund."

Public Works

"An Act for raising on the credit of the Consoli-dated Revenue Fund, a sum of money required for " certain Public Works."

Loan Bill.

"An Act to authorise the raising of the remainder " of the Loan guaranteed by the Imperial Parlia-" ment.'

District Court Act Bill.

"An Act to amend an Act passed in the last Ses-"sion of this Parliament, intituled, 'An Act to " amend, consolidate, and reduce into one Act, the " several Laws now in force, establishing or regula-" ting the Practice of District Courts in the several "Districts of that part of this Province, formerly "Upper Canada."

Supply Bill.

"An Act to appropriate the sums therein men-" tioned, to defray certain Expenses of the Civil Go-" vernment, for the year one thousand eight hundred " and forty-six, and certain other Expenses not other-" wise provided for."

And also,

LEGISLATIVE COUNCIL, Tuesday, 9th June, 1846.

Notarial Profession Bill, (L. C.)

Ordered, That one of the Masters in Chancery do go down to the Legislative Assembly, and acquaint that House that the Legislative Council agrees to a Free Conference on the subject matter of the amendments made by this House to the Bill intitutled, "An Act for the better regula-"tion of the Notarial Profession in Lower "Canada," as desired by that House in their Message of this day, and do appoint the same presently in the Committee Room of the Legislative Council.

And then he withdrew.

On motion of Mr. Laurin, seconded by the Honourable Mr. Morin,

Resolved, That four Managers be appointed to the Legislative Council, at the time and place Bills:appointed for holding the Free Conference desired upon the subject matter of the amend-

Ordered, That Mr. Laurin, the Honourable Mr. Morin, Mr. Jobin, and Mr. Méthot, be appointed Managers on the part of this House.

Mr. Laurin reported, that the Managers on the Notarial Propart of this House of the Free Conference agreed (L.C.) upon with the Legislative Council upon the subsuch steps during the ensuing recess, as he may ject matter of the last Conference, in relation to deem necessary, for the purpose of causing an the Bill, intituled, "An Act for the better reinquiry to be made into the system pursued in "gulation of the Notarial Profession in Lower the House of Commons, in regard to Private "Canada," had been at the time and place for Bills; and a Report to be made embracing such holding the said Free Conference, and there met Resolutions and Provisions, as may appear the Managers on behalf of the Legislative Council; that they acquainted their Honours that the Assemthe same to be submitted to this House at the bly insist upon their disagreement to the amendments made to the said Bill; that thereupon a discussion arose between the Managers on the part of the As-A Message from the Legislative Council, by John, sembly, and the Managers on the part of the Legislative Council; but that no understanding could be come to upon the subject of the said amendments.

> A Message from the Legislative Council, by John Message from Fennings Taylor, Esquire, one of the Masters in Legislative Chancery.

Mr. Speaker.

The Legislative Council have passed the Bill inti-Ordnance tuled, "An Act to explain a certain provision of the Vesting Act "Ordnance Vesting Act, and to remove certain dif-Bill. "ficulties which have occurred in carrying the said "Provision into effect," without any amendment.

And then he withdrew.

The Honourable Mr. Daly, one of Her Majesty's Addresses to Executive Council, reported that he had, according Her Majesty. to Order, waited upon His Excellency the Governor General, with the several Addresses of this House, of the 14th and 28th May last, and 1st June, instant, (that His Excellency would be pleased to transmit the Addresses to Her Majesty therein mentioned, in order that they might be laid at the foot of the Throne,) had been presented to His Excellency, and that His Excellency had been pleased to say, that he would comply with the desires of the House.

The Honourable Mr. Daly, one of Her Majesty's New Bruns-Executive Council, reported that he had, according wick Boan-day Line, to Order, waited upon His Excellency the Governor and Rates of General, on the part of this House, with the Joint Postage. Addresses of both Houses, respecting the Boundary Line between this Province and the Province of New Brunswick; and on the subject of the transmission of the Mails to and from Great Britain, and also, praying for a reduction of the rates of Postage; and that His Excellency had been pleased to say that he would transmit the same to the Secretary of State for the Colonies, in order that they may be laid at the foot of the Throne.

A Message from His Excellency the Governor House to at-General, by Frederick Starr Jarvis, Esquire, Gentle-tend Governmen Usher of the Black Rod.

General in Legislative

Mr. Speaker,

I am commanded by His Excellency the Governor General, to acquaint this Honourable House, that it is His Excellency's pleasure that they attend him immediately in the Legislative Council Chamber.

Accordingly Mr. Speaker, with the House, went Royal Assent ble Mr. Morin,
esolved, That four Managers be appointed to
meet the Managers appointed by the Honourable
the Logislative Council at the time and place

"An Act to repeal two certain Ordinances therein ments made by their Honours to the Bill inti- mentioned, relating to Winter Roads in that part tuled, "An Act for the better regulation of the of the Province heretofore Lower Canada, in so far as regards the District of Quebec, the District of redered, That Mr. Laurin, the Honourable Mr. Gaspe, and that part of the District of Three Rivers which is or was in the Municipal District of Port-

Council Chamber. Royal Assent

- "An Act to enable the Ministers of the Associate Presbyterian Synod of North America, to keep Registers of Baptisms, Marriages, and Burials, performed by them, and for other purposes."
- "An Act to revive and amend the Act of Upper Canada, incorporating the Cobourg Railroad Company, and for other purposes therein mentioned."
- "An Act to amend the Act incorporating the St. Lawrence and Atlantic Railroad Company."
- "An Act for Lighting the City of Quebec with Gas."
- "An Act to consolidate and amend the Registry Laws of that part of this Province, which was formerly Upper Canada."
- "An Act to authorise and enforce the attendance of Witnesses from any part of this Province, before the Courts of Superior Criminal Jurisdiction."
- "An Act to incorporate the Cobourg Manufacturing Company."
- "An Act to alter and amend the Charter of the Great Western Railroad Company."
- "An Act to amend the Act of incorporation of the Town of Cornwall, and to establish a Town Council therein, in lieu of a Board of Police."
- "An Act to empower Commissioners for inquiring into matters connected with the Public business, to take evidence on oath."
- "An Act to divide the Municipalities of Hochelaga, and of Three Rivers, respectively, into distinct Municipalities, and further to provide for the support of Schools, and the management of local affairs therein."
- "An Act to amend the Act to detach the Island of Orleans from the County of Montmorency, for the purposes of Registration."
- "An Act to incorporate the British and Canadian School Society, of the District of Quebec."
- "An Act to amend an Act therein mentioned, and to make better provision for the Election of Councillors and Assessors, of and for the City of Montreal."
- "An Act to authorise the Quebec Trinity House, to license as Pilots, a certain class of persons therein mentioned."
- "An Act to amend and extend the Laws relative to the Turnpike Roads in the neighbourhood of Montreal."
- "An Act to regulate the Poundage to be received by Sheriffs on Executions, and for other purposes therein mentioned."
- "An Act to alter and amend the Act incorporating the Town of *Hamilton*, and to erect the same into a City."
- "An Act to incorporate the Montreal and Lachine Railroad Company."
- "An Act to continue for a limited time, certain Acts and Ordinances therein mentioned."

- "An Act to alter and amend the Act of Incorpo- Royal Assent ration of the Town of Cobourg."
- "An Act to amend the Act of Incorporation of the City of Toronto."
- "An Act to provide for the removal of the Registry Office of the County of Nicolet, from the place where it is now kept, to Bécancour."
- "An Act to amend the Law relative to the Administration of Justice in Lower Canada."
- "An Act to provide for the accommodation of the Courts of Superior Jurisdiction in Upper Canada."
- "An Act to continue and amend the Bankrupt Laws now in force in this Province."
- "An Act to amend a certain Act, intituled, 'An 'Act to amend a certain Ordinance therein mentioned, relative to the Turnpike Roads near Quebec.'"
- "An Act for the further prevention of Smuggling."
- "An Act to Incorporate certain persons under the name of 'the Etobicoke and Mono Sixth Line Road 'Company."
- "An Act to amend the Laws relative to District Councils in Upper Canada."
- "An Act to amend the Act of Lower Canada therein mentioned, extending certain privileges to persons of the Jewish persuasion."
- "An Act to amend the Law constituting the Board of Works."
- "An Act to establish a separate Registry Office in the Lower part of the County of Dorchester."
- "An Act to amend an Act passed in the last Session of this Parliament, intituled, 'An Act to amend, consolidate, and reduce into one Act, the several Laws now in force, establishing or regulating the practice of District Courts, in the several Districts of that part of this Province, formerly Upper Canada."
- "An Act to explain a certain provision of the Ordnance Vesting Act, and to remove certain difficulties which have occurred in carrying the said provisions into effect."
- "An Act to provide for the appointment of Magistrates for the more remote parts of this Province."
- "An Act to reverse the Attainder of Peter Matthews, and to avoid the forfeiture of his Estates and Property."
- "An Act to make provision for confirming certain Acts of Registrars, in that part of this Province, formerly Upper Canada."
 - The Titles of the following Bills were then read:
- "An Act to incorporate a Company to extend the Great Western Railroad from *Hamilton* to *To*ronto."
- "An Act to amend an Act passed in the eighth year of Her Majesty's Reign, intituled, 'An Act to amend an Act passed in the sixth year of the Reign

of His late Majesty King William the Fourth,' intituled, 'An Act to incorporate the City of Toronto and Lake Huron Railroad Company."

- " An Act for erecting a Suspension Bridge over the Niagara River, at or near the Falls of Niagara."
- "An Act for supplying the City of Quebec and parts adjacent thereto with Water."
- " An Act to restore the rights of certain persons attainted for High Treason.'

An Act to incorporate 'the Wolfe Island, Kingston, and Toronto Railroad Company."

- "An Act to incorporate 'the Peterboro' and Port Hope Railway Company."
 - "An Act to incorporate La Banque des Marchands."
- "An Act to incorporate 'the Montreal and Kingston Railroad Company.

To each of which it was His Excellency the Governor General's pleasure to say, that he reserved the said Bill for the signification of Her Majesty's pleasure thereon.

Then the Honourable Speaker of the Legislative Assembly addressed His Excellency as follows:-MAY IT PLEASE YOUR EXCELLENCY,

We, Her Majesty's faithful Subjects, the Commons of Canada, in Provincial Parliament assembled, in obedience to Your Excellency's commands, attend Your Excellency, and beg leave to present our Grant of Supply, which concludes the labour of the Session.

In the ordinary course of proceedings much of our time has been occupied in discussing measures of; great importance to the Province, with respect to its Agriculture, Public Improvements, and Finances.

During the course of our deliberations we have also, in pursuance of Your Excellency's desire, considered the subject of the organization of the Militia, and have passed a Bill relating thereto, which we humbly trust will have the effect of placing that valuable arm of the defence of the country in such a state of efficiency as, with the co-operation of Her arising from the Jesuits' Estates for the year one Majesty's gallant Sea and Land Forces, will be am-thousand eight hundred and forty-six." ply sufficient to protect this Colony from every attempt at hostile aggression, or invasion from a foreign We rejoice to assure Your Excellency that teen thousand pounds to the improvement of the cortant Bill has been discussed and carried Gulf of St. Lawrence." this important Bill has been discussed and carried through with perfect unanimity of feeling, and that all have cordially united in the completion of a measure which has for its object the defence of our common Country, the maintenance of the integrity of the Empire, and of the Sovereign authority of our Most Gracious Queen.

Amidst the various important concerns which have presented themselves for our notice, there are none in which we take a deeper interest than those which regard the dignity of the Crown, and those Officers whose high official stations place them in more immediate connection with it, should be properly and liberally provided for. Impressed with these sentiments, we have endeavoured, by a new settlement of the Civil List, to provide for defraying the expense of the several services of the Provincial Government, and though not unmindful of the fact, that the Revenues of the Province cannot constitutionally be appropriated without the consent of its Representatives gencies, which more properly belong to other and different branches of the Public Service.

"An Act for defraying the Expenses of the Administration of Justice in Criminal matters, in that different branches of the Public Service." in Parliament, we have by this Bill placed the said

In completing our financial arrangements, the expenditure of the service of our Civil Establishments and Public Works, has been considered with reference to the pecuniary resources of the year; and amongst the most important of these measures, as affecting the general interests of the country, is the Bill regulating the Customs, by which the Public Revenues will, we confidently hope, be both increased and se-cured. These, May it please Your Excellency, are the principal objects to which our thoughts and labours have been chiefly directed, and for completing the grants which it is our especial duty and privilege to provide,--and to strengthen the means of Her Majesty's Government, we now present to Your Excellency a Bill intituled, "An Act to appropriate " the sums therein mentioned to defray certain Ex-"penses of the Civil Government, for the year one " thousand eight hundred and forty-six, and certain "other Expenses not otherwise provided for," to which, with all humility, we entreat Her Majesty's Royal Assent.

The Honourable the Speaker of the Legislative Assembly then presented the following Money Bill, praying that His Excellency would be pleased in Her Majesty's name to give the Royal Assent thereto:-

"An Act to appropriate the sums therein mentioned to defray certain Expenses of the Civil Government for the year one thousand eight hundred and forty-six, and certain other Expenses not otherwise provided for."

To this Bill the Royal Assent was signified in the following words:

- "In Her Majesty's name His Excellency the Governor General thanks Her Loyal Subjects, accepts their Benevolence, and assents to this Bill."
- "An Act to repeal certain enactments therein mentioned, and to make better provision for Elemenfary Instruction in Lower Canada."
- "An Act to repeal certain Laws therein mentioned, to provide for the better defence of this Province, and to regulate the Militia thereof."
- " An Act to authorise the appropriation of nine-
- " An Act to authorise the issue of Debentures for the erection of a Lunatic Asylum at Toronto."
- " An Act for enabling Her Majesty to direct the issue of Debentures to a limited amount, and for giving relief to the City of Quebec."
- "An Act to authorise the raising of the remainder of the Loan guaranteed by the Imperial Parlia-
- "An Act to provide for the payment of certain Rebellion Losses in Lower Canada, and to appropriate the proceeds of the Marriage License Fund.
- "An Act for raising on the credit of the Consolidated Revenue Fund, a sum of money required for certain Public Works."

Speech.

And to each of the said Bills the Royal Assent was signified in the following words:—

"In Her Majesty's name His Excellency the Governor General doth assent to this Bill."

"An Act for granting a Civil List to Her Majesty."

To which said last Bill it was His Excellency the Governor General's pleasure to say, that he reserved the said Bill for the signification of Her Majesty's pleasure thereon.

After which His Excellency was pleased to make the following Speech to both Houses:—

Honourable Gentlemen of the Legislative Council, and Gentlemen of the Legislative Assembly,

At this advanced period of the season, I could scarcely have entertained any reasonable expectation that the present Session of Parliament could be sufficiently prolonged to enable you to dispose of the various measures submitted to your deliberation, with the attentive consideration due to the highly important interests which many of them involved.

Your indefatigable attention to the laborious duties which have been imposed upon you, has, however, enabled you to consider and to perfect the business with which you have been occupied, in a manner that, while it affords gratifying evidence of the cordial and united efforts of the several branches of the Legislature, will I have no doubt, prove highly beneficial to the best interests of the Province.

Gentlemen of the Legislative Assembly,

I thank you in the name of Her Majesty for the liberality with which you have provided the necessary supplies, which shall be expended with the utmost economy consistent with the efficiency of the Public Service.

I shall immediately take the necessary measures for raising the Loans authorized by you, for the prosecution and speedy completion of the Public Works.

Honourable Gentlemen of the Legisltaive Council, and Gentlemen of the Legislative Assembly.

The truly loyal and patriotic spirit in which you have passed the Militia Bill, claims my warmest ac-

knowledgments, and proves how confidently our Speech. Gracious Sovereign may always rely upon the attachment of Her Canadian subjects, and the promptitude and energy with which they would at all times be ready, should circumstances require it, to come forward in defence of their country, and in support of their connection with the Parent State.

I have had the satisfaction of assenting, in the Queen's name, to the greater part of the Enactments which you have passed

which you have passed.

In regard to the Bills which have been reserved for the decision of Her Majesty's Government, that course has in each case been required by imperative reasons, over which I could exercise no control.

The several Addresses which you have voted to the Queen have been duly forwarded through the proper department, to be laid at the foot of the Throne.

In returning to your homes where your presence is so much required, Gentlemen, I doubt not that you will use your utmost influence to inspire confidence in your respective Districts, by encouraging that spirit of Loyalty for which the Canadian people have always been distinguished, and by promoting as far as may be in your power those branches of useful and productive industry, as well as of Commercial enterprise, upon which the welfare of the Colony so For they may be assured that mainly depends. however unfavorable the aspect of affairs may have appeared to them, there exists sufficient power and energy in this noble Province, if well directed, to make the most of the resources it unquestionably possesses; that will, under the blessing of Divine Providence, create new sources of Wealth and Prosperity, should those upon which they have hitherto relied be found ultimately to fail them.

Then the Honourable the Speaker of the Legislative Council said:—

Honourable Gentlemen of the Legislative Council, and Gentlemen of the Legislative Assembly,

It is His Excellency the Governor General's will Prorogued and pleasure, that this Provincial Parliament be prorogued until Saturday, the eighteenth day of July next, to be then here holden; and this Provincial Parliament is accordingly prorogued until Saturday, the eighteenth day of July next.

NDRX

TO THE

PIPT V O L U M E.

VICTORIÆ, 1846.

 ${f Academies}$: vide Berthier ; Clarenceville ; Charleston ; Dunham ; Sherbrooke ; Shefford.

ACCOUNTS: vide Contingencies; Revenue and Expenditure; Supply.

Adams H. and A. S. Pope:-Petition of; for Relief, 94. Referred, 279. Report, 339.

- ADDRESSES: 1. To HER MAJESTY: -On admitting Flour and all Grain into the United Kingdom from this Province, at a duty not exceeding One Penny on the Quarter; Committee appointed to draft the Address; Address reported and agreed to; Address to His Excellency to transmit the same, 21. His Excellency's Answer, 33. Despatch in Answer, 229.

 Relating to the Petition of Geo. Ryland, Esq., resolved; Referred to a Committee, 201. Reported, 204. To be Considered, ibid. Considered; Agreed to; Address to His Excellency to transmit the same, 232. His Excellency's Answer, 237. To regard the interests of this Province in any Change made regulating the Admission of Foreign Wheat and Flour into the British Markets; Committee to draft the Address, 222. Reported and agreed to, 229. dress to His Excellency to transmit the same, 230. His Excellency's Answer, 237. On the subject of Annual Presents to the Indians, agreed to, 137. Address to His Excellency to 40. His Excellency's Answer, 344.
 On the Boundary Line between this Province and New Brunswick, 279. Referred to Committee, transmit the same, 240. 5. Sent to Council for concurrence, 283. Concurred in, 296. Address to His Excellency to transibid. Reported, 281. His Excellency's Answer, 344.

 On Despatch from Home Government respecting Railways in this Province, reported by Committee mit the same, 301. Concurred in, 271. Address to His Excellency to transmit, 283. His Excellency's Answer, 344. on Railroads, 270. Relating to the Case of Alexander M'Leod, 298. Sent to Council for Concurrence, ibid. Evidence, &c. required by Council, 308. Communicated, 310. On the subject of duty on Live Stock, &c. for the use of Her Majesty's Troops, Resolution from Committee of Whole on Supply, referred, 290. Reported, 291. Referred back to Committee, 292. Report, 298. Address agreed to, 299. Address to His Excellency to transmit, ibid. His Excellency's Answer, 344.

 On the transmission of Mails to and from England, and reduction of Postage, reported by Select Committee, 305. Printed, 306. Concurred in; Sent to Legislative Council for concurrence, 318. Concurrence; Address to His Excellency to transmit from Council, 330. Concurred in, 334. Members of Executive Council of each House to wait on His Excellency with the Address, 340. His Excellency's Answer, 344. To His Exculency:--supra
- Address reported and agreed to, 7. To be presented by the Whole House; Presented, 8. His Excellency's Answer, 9. 10. For Copies of Documents relating to the Quebec Turnpike Trust, 14. Presented, 101. (App. M.) 11. For Copies of Despatches on the Reserved Bills of last Session, 21. Message 43. 12. For Correspondence on Reserved Act for vesting certain Property in the Ordnance Department, 13. 34. By Message, 81. For information on Expenditure of £30,000 for improving Road from Lake Ontario to Lake Huron, 34. Presented, 170. For number of Commutations, which have taken place under 8 Vic., cap. 42, on certain Tenure 15. of Lands, 39. Presented, 85. Respecting Macadamizing the Road from the Côte de Champigny to the Red Bridge, 39. Pre-16. sented, 86.

ADDRESSES :- Continued To His Excellency: -For Copies of all Despatches, &c. on Trade and Commerce, since the Despatch of September 26, 1844,-41. For certain Statements relative to the Crown Timber Office in Bytown in 1845, 42. Presented, 211. (Appendix C. C.) Printed, 222. For Statement of Expenses, incurred for Administration of Justice in this Province, from 1841 19. to 1845, inclusive, 48. For Statement of Amount on different Cuts of the St. Lawrence Canal, &c. 48. Presented 260. 20. For Amount expended for Maintenance of the Police Force on different Canals for 1845, 52. 21. (App. N.N.) Presented, 262. For Survey of River St. Charles, in conformity with Address of last Session, 52. vide St. Law-22. rence Canal. For Information respecting the Navigation of the River Richelieu, 52. Presented 86. 23 For Amount expended for Administration of Justice in Upper Canada, in 1836 and 1840 respec-24. tively, 57. For Copy of Petition and other Documents, respecting the Sale of Lots 10 and 11 Water Street, 25. Presented, 179. (Appendix W.) Cornwall, 57. On Expenditure of £5000, for Light Houses from Quebec downwards, 65. 26. For Documents on Purchase of a Lot by John Rochester for a Glebe for Church of England, 65. 27. Presented, 114. For Documents relating to Boundary Line between Canada and New Brunswick, 69. 28. For Correspondence on the Sale and Management of the Clergy Reserves, 69. Message, 90. 29. For Correspondence relative to Rebellion Losses in Lower Canada, 73. Presented, 101. 30. Printed, 103. Relative to leave of Absence granted to Sir Allan N. MacNab, Speaker, and appointment of 31. another Speaker until his return, 87. For Report, &c. of the Royal Institution for the advancement of Education relative to M'Gill 32. College; also, Correspondence between the Executive and the Secretary of State for the Colonies on the same, 89. Message, 187. For Correspondence between the Executive Government and Joseph Simpson, on refusal of his certificate as Pilot by the Trinity House, Quebec, 90. Presented, 153. Vide Trinity Houses. For Correspondence with the Secretary of State for the Colonies, relative to suspending the Sale 34. Message, 108. (Appendix Z.) of the Clergy Reserves, 91. For Statement respecting Tolls on the Cascades Plank Road, 91, Presented, 174. 35. For Statement of Licenses for Cutting Timber upon the Crown Lands in County of Saguenay, 36. 91. Presented, 224. 37. For Statement of Location Tickets for Mining purposes in Upper Canada, 92. Presented, 169. For Copy of Correspondence between Executive Government, Quebec Trinity House, &c., res-38. pecting Cul de Sac, 92. Presented, 171. For continuation of Statement of persons appointed to Offices of Emolument, 97. 39. For Warrant in favor of W. B. Lindsay, Esquire, for £5,000, 104. Message, 114. 40. For a Statement of the Receipt and Expenditure of the Provincial Revenue for 1844-5, 120. 41. (Appendix F. F.) Presented, 234. Vaughan: for third do. by Captain Boxer, 135. 42. JOINT, Praying that measures be taken to prevent the annexing the Magdalen Islands to the 43. Government of Prince Edward's Island, 135. Answer, 157. For Copy of any Charges made to the Chancellor of King's College against any Member of the College Council; and for certain Correspondence relative to that Institution, 140. Message, 212. (Appendix D. D.) For Statement of the names of the Collectors of Tolls on the Welland Canal, and of amount of 45. Tolls collected, 145. Presented, 210. Printed, 218. For Statement of Imports for 1842, 1843, 1844, 1845,—152. 46. For Copies of Correspondence between the Governor General, and Quebec Trinity House, relative to the Beaches of the River St. Charles, 160. Presented, 258. (Appendix J. J.) Congratulating His Excellency, on His appointment as Governor General, &c.; to be presented by the whole House, 165. His Excellency's Answer, 175. For Statement of Law Costs due on certain Lands seized by the Sheriff, 169. Presented, 206. 49. (Appendix B. B.) For Return of Harbour Dues collected at the Port of Toronto for 1845, &c., 178. Presented, 50. (Appendix F. F. F.) 340. For Statement relative to the Fees, Emoluments, &c. of the Clerk of the Crown in Upper Canada, 184. Presented, 258. -For Correspondence, Opinions, and Reports relative to the establishment of a separate Court of 52. Jurisdiction in the County of Kamouraska and Rimouski, 196. Presented, 225. For names and other information relative to the Officers and Clerks in the office of the Provincial Presented, 233. Secretary, 201. For Plans, Estimates, &c. relative to the construction of a New Court House in the City of Presented, 262. (Appendix M. M.) Montreal, 214. For certain particulars relative to the Expenditure of £58,000 for deepening Lake St. Peter, 55. (Appendix P. P.) 219. Presented, 269. For names of all Officers employed in the Public Departments of the Province, 221. Presented, 56. 313. (Appendix Y. Y.) 57. For Report of Board of Works on Petition of Leonard Ravarie et al. respecting Bridge over the River Delisle, 221. Presented, 235. For Correspondence to the Board of Works, relative to a Bridge across the Canal in front of 58. Presented, 303. Printed, 304. Referred, 307. —For Copies of Petitions from James Coons and Wm. Freeland, on damages under Canal Act, Maria Town, 221. 221. Presented, 308. (Appendix X. X.) Vide Coons James.

AI	DRESSES:—Continued.
	To His Excellency:—Thanking His Excellency for His Message of 11th May, relative to the destructive fire in the County of Saguenay, 231.
61. 62.	Relative to Money voted by the Legislature for Bridge over the River Duchéne, 231. For certain Correspondence and information on the subject of the Sale of the Lease of the St.
63.	Maurice Forges, 240. Presented, 268. For Copy of Contract entered into by the Board of Works for constructing the Burlington Bay Canal, &c., 240.
64.	For certain Correspondence relative to the claim of Doctor Rees, (Toronto Lunatic Asylum,)
65.	241. Presented, 258. (Appendix K. K. K.) For Copy of Letter of Instruction from the Crown Lands Office, respecting the Suspension of
66.	the Sales of Clergy Reserves, 250. Presented, 262. Printed, 293. For Copies of Instruction by Board of Works to Surveyors on the Main Eastern Townships
67.	Road, 252. For information relative to the decision of Government, with respect to the line of Road called
	"Road from Scugog Lake to the Narrows," for which £2000 was voted last year, 266. Presented, 308. For Chart of the Road leading from L'Orignal to Bytown, with Surveys by Messrs. West and Keefer, 267. Presented, 292. (Appendix V. V.)
69.	Representing the Expense and Delays in the Sale and Management of the Clergy Reserves, &c.,
70.	268. For Report of Chairman of Board of Works, in relation to the Grant of nine hundred pounds for
71.	Cornwall and L'Orignal Post Road, 272. For Reports from E. L. DeRottermund, to the Head of the Provincial Geological Department, or
72.	the Provincial Government, &c. 272. Presented, 308. (Appendix W.W.) Printed, 333. For Representations from the Municipal Council of the Eastern District, relative to the conduct
73.	
74.	Pacaud, Esq., Commissioner of Bankrupts for the District of Three Rivers, 283. Presented, 331. (Appendix A. A. A.) For Correspondence between Provincial Government, Crown Lands Department, and G. R.
	Burke, Esq., of Bytown, 288. Presented, 331. (Appendix B. B. B.)
76.	For Warrant in favor of W. B. Lindsay, Esquire, for £4,000 currency, 291. By Message, 303. Representing that the attention of this House has been drawn to the operation of the Imperial
**	Act, 3 Geo. IV., c. 119, Authorizing the Commutation of Lands, and praying for some more simple mode of Commutation, 295. On Preservation and Procuring of all Archives and Documents, connected with the first Settle-
	ment of North America, 295.
	For Correspondence between the Provincial and Imperial Governments in relation to the exemption from Duty of Stores, &c. imported for Her Majesty's Troops in this Province, 302.
	For Information in relation to the claims of the Inhabitants of Mille Roches; and on Address of last Session on Claim of Peter Anderson, and of Peter and Robert Mackay, Contractors on the St. Lawrence Canal, 306.
80.	Praying for the adoption of certain measures in regard to the Quebec and Halifax Railroad, 306. For Correspondence between the Chairman of the Board of Works, Captain Bayfield, R. N.,
04.	Captain Beaufort, R. N., and James Kendall, Esquire, in reference to the Ship Channel in Lake St. Peter, 310. Informing His Excellency that this House has agreed to Report of Select Committee, in favor of
	the application of William Rees, Esquire, 318.
8 3.	(Sessional Allowance to Members,) 321. By Message, 338.
84.	For Correspondence relative to the appointment of two Landing Waiters at Dundas, 321. For Warrant for £10,161 18s. 14d., in favor of W. B. Lindsay, Esquire, 333. By Message, 338.
8 6.	For Appointment of two Commissioners to Enquire and Report on Town Line of Townships of
87.	Edwardsburgh and Matilda, 333. To consider Report of Committee on Parliamentary and other Records of Lower Canada, 343.
	Of last Session answered. Vide Governor General, (1, 3, 4.) Respecting Police Force on Canals, 262.
	Joint. Vide Magdalen Islands, also (5, 7, 9, 43.)
	MINISTRATION OF JUSTICE:—Petition of L. M. Cressé and Administration of Justice:—Continued.
1	thers; to establish Courts of Justice on the South side of mitted, 87. Considered; Reported, 104. Passed, on diake St. Peter, and River St. Lawrence, 16. Petition of vision, 105. By the Council, 144. Royal Assent, 255.
te	Ionorable J. R. Vallières de St. Réal and others; for Act (9 Vict. cap. 13.) ascertain the travelling expenses of the Justices of Bill to amend the Law on Admin—Bill to amend the Law on Admin—
	court of Uneen's Bench in Lower Canada, 46. Petition of istration of Justice, Lower Canada, presented and Read,
C	byer and Terminer in District of Prince Edward, 99. Re- Reported, 302. Passed, 303. By the Council with amend-
	Sclect Committee appointed to Viet can 20
t	rict of Montreal, on division, 200. Correspondence thereon,
	s laid before the House, also referred, 217. Report, 343. Appendix II. II. II.) Concurred in, ibid. ministration of Justice in Criminal matters in Upper Canada, presented and read, 224. Read second time; Engrossed,
	Correspondence on subject of the 307. Passed, 309. By the Council, 330. Royal Assent, Administration of Justice in District of Montreal, laid be 346. (9 Vic. cap. 58.)
	ore the House, 217. Referred. Supra. Bill for better Administration of Circuit Court; London District; Osgoode Hall; Queen's
	Justice in General Session of the Peace for Gaspé, pre- ented and read, 5. Referred, 66. Reported, 86. Com-

AGRICULTURE: - Petition of James Wickins; for establishment of a Provincial Agricultural Society, and a Professorship in King's College, 46. Petition of Agricultural Society of Montreal; praying Relief, 162. Referred, 164. Infra.

-Petitions for amending the Act 8 Vic., cap. 53; of A. Vandandaigue, 54. Of Rev. J. Paquin and others, 55. Of G. Marchand and others, 59. Referred, 56, 95. Petition of Agricultural Society of Montreal also referred, 164. A Member added to Committee, 152. Report, 169. Infra.

-Reports of Agricultural Societies of Upper and Lower Canada laid before the House, 49.

House resolves to go into Committee to consider of amending the Act for encouragement of Agriculture in Lower Canada; considered, 52. Two Resolutions reported and agreed to, 57. (Vide Questions negatived, 4.) Infra.

-Bill to amend the Act for encouragement of Agriculture in Lower Canada, presented and read, 57. Read a second time; Engrossed, 74. Read third time; Ryder added; Passed, 76. By the Council with amendments, 200. Agreed to 222. Royal Assent, 254. (9 Vic., cap. 14.)

-Bill for formation of more than one Agricultural Society in each County in Lower Canada, and for relief of the Society for County of Montreal, presented and read, 169. Read second time; Referred, 202. Reported; Committed; Considered; Reported, 208. Passed, 213. By the Council, 250. Royal Assent, 273. (9 Vic. cap. 24.)

Adverse Possession: - Vide Real Estate.

ADVOCATES FEES: -- Vide Fees.

Albion Road: -Vide Plank Roads.

ALIENS:—Bill of last Session confirmed by Her Majesty, 44.

ALLEN, MRS. MARY: - Petition of; for Relief, 203.

Andrews, J. K., and others: - Petition of, for certain allowance of Road to be granted to J. K. Andrews, 83. Referred, 85; also Petition of J. Hall and others, Referred, 105. Report 164. Infra.

Bill to invest in J. K. Andrews a certain allowance for road; Presented and read, 165. Read second time; Committed: Considered; Reported, 185. Passed, 186. By the Council, 220. Royal Assent, 255. (9 Vict., cap. 100.)

ANNUAL VISITATION; -Bill for annual Visitation of certain Institutions in this Province, presented and read, 5. Order BANKS:—Petition of A. Perrault and others; to establish for second reading, ibid.

Banks:—Petition of A. Perrault and others; to establish a Bank in City of Montreal. Referred, 46. Report, 56. For second reading, ibid.

APPEALS: -- Vide Court of

APPOINTMENTS TO OFFICE:—Vide Addresses, (39.)

APPRENTICES:-Petition of C. Baker and others; for Act to compel Apprentices to serve their term of engagement, 94.

Archives: - Vide Records.

Asselin, A. A .: - Petition of, for an Annual Allowance as a Schoolmaster, 37.

Assessments:-Petition of Richard Millar and others, and of Municipal Council, (Niagara,) for change in the Assessment Law, as regards Niagara and Queenston, 46. Referred, 56. Petition of Municipal Council on Collector's Bonds, also referred, 72. Report, 108. Lifra. Petition of Municipal Council, (Niagara,) respecting Collector's Bonds; another Petition from the same, on assessing Property, 61. Referred, 72. Infra.

Assessments: — Continued.

House resolves to go into Committee to consider of amending the Assessment Laws of Upper Canada; Considered, 35. Resolution reported and agreed to, 40.

House resolves to go into Committee to consider of amending Assessment Laws relating to the Town of Brockville; Considered, 96. Resolution reported and agreed to, 103. Infra.

-Assessment Rolls of Upper Canada laid before

the House, 42. (Appendix H.)

Bill to regulate Assessments, and the appointment of Collectors and Assessors in Upper Canada, presented and read, 40. Read second time on division; Committed, 75. Considered, 81. Further consideration discharged and Bill referred, 98. Petition of Municipal Council, (Simcoe,) in favor, also referred, 297.

Bill to provide for Assessment in Town of Brockville, presented and read, 103. Read second time; referred, 175. Reported, 204. Committed, 211. Petition in favor of the Bill, G. Crawford, 94. Against the Bill, Petition of H. Jones and others, 208.

-Bill to alter the mode of Assessment in Niagara and Queenston, presented and read, 108. Read second time; Engrossed, 180, Passed, 182. By the Council, 196. Royal Assent, 254. (9 Vic., cap. 51.)

-Vide also Quebec; Taxes.

Assessors:—Vide Assessments.

Assurance: - Vide Fines and Recoveries; Insurance.

Asylums:—Vide Lunatic; Montreal.

ATTACHMENT OF SALARIES: - Despatches on Bill of last Session, respecting, 43, 44.

ATTORNIES CERTIFICATES: --Bill to amend the Laws relating thereto, in Upper Canada, presented and read, 215. Read second time; Committed, 290.

BALLOT:-Vide Montreal.

ANKRUPTS:—Petitions on subject of Bankrupt Law: Of Montreal Board of Trade, 62. Of Messrs. Gilmour & Co. and others, 277. Printed, 302. Of H. J. Jameson, 72. Referred, ibid.

-Bill to amend the Bankrupt Laws, presented and read, 89. Read second time; Referred on division, 188. Reported; Committed, 265. Considered; Reported, 308. Passed 311. By the Council, 330. Royal Assent, 345. (9 Vic., cap. 30.) Vide also Pacaud, L. E.

Infra. Petition of President, &c. of Commercial Bank, Midland District, for amendments to Act of Incorporation, 60. Referred, 63. Report, 96. Infra. Petition of Bank of Upper Canada; for reduction of tax on Bank Paper, 61. Referred, 63. Petition of Commercial Bank; the same, 95. Petition of Gore Bank; the same, 99. Referred, 95, 100. Report; Printed, 306.

-Statements of Chartered Banks to be laid before-the House, 42. Presented, 88. (Appendix U.)

-Bill to amend the Act of Commercial Bank, Midland District, presented and read, 96. Read second time; Referred, 136. Reported, 169. Committed, 174. Considered; Reported, 198. Passed, 199. By the Council, with amendments, 227. Agreed to, 231. Royal Assent, 274. (9 Vic., cap. 87.)

-Bill to Incorporate "La Banque des Marchands," presented and read, 120. Read second time; Referred, 181. Reported; Committed, 209. Considered; Reported, 274. Passed, 276. By the Council, 308. Reserved for Her Majesty's pleasure, 346.

BANKS: -- Continued.

-Bill to amend Act of Upper Canada Bank, presented and read, 165. Read second time; Engrossed, 198. Passed, 199. By the Council with amendments, 227. Agreed to, 231. Royal Assent, 274. (9 Vic. cap. 86.)

BAPTISMS: - Vide Marriages.

BAPTISTS:-Return of Baptist Missionary Property, laid before the House, 44. Petition of J. Ritchie and others, Baptists; respecting a certain piece of land in Perth, 76.

BARTON TOWNSHIP: - Petition of R. J. Hamilton and others; that a certain Concession line in said Township be granted to R. J. Hamilton, 60. Referred, 63. Report, 79. Infra. Petition of Board of Police, Town of Hamilton, against, 219.—Exempted from Payment of Fee on the Bill, 293.

-Bill to convey a certain line in Township of Barton, to R. J. Hamilton, presented and read, 79. Read second time; Referred, 155. Reported; Committed, 187. Considered; Reported, 207. Passed, 208. By the Council, 260. Royal Assent, 274. (9 Vict. cap. 48.)

BATHURST DISTRICT:-Petition from Municipal Council, to receive School Grant for 1845, 93.

-Bill to enable said District to receive certain School Moneys, presented and read, 97. Read second time; Engrossed, 181. Passed, 182. By the Council, 258. Royal Assent, 274. (9 Vic., cap. 69.)

BEAUHARNOIS: - Vide Plank Roads.

BEAUHARNOIS CANAL:-Petition of C. H. Finlay, Contractor; for relief, 263. Motion to refer Petition, negatived, 265.

BEECHER, ISAAC:—Petition of; for Patent for improvement in Bark Mills, 142. Referred, 151.

Bell, Mrs. Julia:—Petition of; for relief, 79. Referred, 84. Report, 300. Resolution, 332.

Bellechasse: Petition of J. B. Laverdière and others; for aid to facilitate their internal communications, 95.

Belleville Town: Petition of President of Board of Police; for amendment in Act of Incorporation, 94.

BERTHIER ACADEMY: Petition of C. Edmond and others; for aid, 76.

BERTRAND, A.:—Petition of; for relief, 112.

BILLS:

From Legislative Council:—Vide Brockville; Education; Gloucester; Magistrates Appointment; Mar-riages; Matthews, Peter; Registration; Universities; Van-

Second Reading in six months: - Vide Niagara;

Usury: Vanzandt; Winter Roads.

Reserved: Vide Addresses (12, 13): Aliens; Divorce; Duties; Governor General, (4); Navigation; Railroads.

-Ryders to: Vide Agriculture; Board of Works; Conveyance; Education.

-Fees on, remitted, 89, 136, 293. Royal Assent to, 254, 273, 344.

PRIVATE:-Standing Committee appointed on, 38, 41.—Subjects referred:—Petition of J. Grubb and others; Petition of Wm. Rowe and others, 41. Petition of W. Bowron and others; of A. Perrault and others; and Bill in favor of J. W. Dempsey, 46. Petition of A. W. Light and others, 51. Trafalgar and Erin Road Bill; also Bill to incorporate La Communauté des Filles de Charité of St. Hyacinthe, 53. Petition of Rev. W. Adams and others, Unitarians; Petition of Mrs. Margaret Havener;

BILLS:—Continued.

Petition of Very Rev. H. Hudon; Petition of Charles Richardson and others, and Petition of R. E. Burns, 55. Petition of A. Leslie; Petition of F. Hincks, 62. Petition of W. Bowron and others, 65. Vidal's Relief Bill, 66. Petition of J. Burwell; of Bronté Harbor, 79. Albion Road Bill, 81. Petition of P. Wallace and others, 84. Petition of W. Gamble and others; Petition of Honble. P. M'Gill and others, 105. Bill to amend Commercial Bank Charter, 136. Petitions for relief of Universalist Christians, 145. Petition of Rev. J. Harlin and others (New Jerusalem Church,) 151. Petition of Sir A. N. MacNab and others, 163. Petition of Sister E. Forbes, and other Ladies, Sisters of Charity, Montreal, 164. Bill to incorporate St. Patrick's Society, 180. Bill to incorporate St. Patrick's Society, 180. Bill to incorporate "La Banque des Marchands;" Cobourg Manufactory Bill, 181. Bill to extend privileges to Jews; also Bill to incorporate St. George's Society, Quebec, 184. Toronto Mechanics' Institute Bill, 198. Montreal Consumers' Gas Company Bill, 206. Sisters of Charity (Montreal) Bill, 207. Montreal and Kingston Railroad Bill, 212. British and Canadian and Kingston Railroad Bill, 212. British and Canadian School Society Bill, 242.

-First Report:—On Petition of A. Perrault and others; on Petition of James Grubb and others; on Petition of W. Bowron and others, 56.—Second Report:—On Petition of Very Rev. II. Hudon, vide Les Religieuses; and on Petition of Col. Light and others, 64.—THIRD REPORT:—On Petition of Rev. W. Adam and others; on Petition of M. Havener; on Petition of R. E. Burns; on Petition of C. H. Richardson and others; on Petition of W. Bowron, and others, 68.—FOURTH REPORT: On Dempsey's Relief Bill, 80.—FIFTH REPORT:—Trafalgar and Erin Road Bill; on Petition of A. Leslie; on Petition of J. Burwell, 87.—Sixth Report:—Vidall's Relief Bill; Petition of Bronté Harbor Company; Petition of L. Beisang and others, 88.—Seventh Report:—Petition of F. Hincks and others; Petition of P. Wallace and others; Petition of Wm. Rowe and others: Petition of W. Molson and others, 100.—EIGHTH REPORT:—Albion Road Bill; Bill to incorporate "Communauté des Filles de la Charité"; Petition of D. E. Boulton and others, 110.—NINTH RE-PORT:—Petition of Peter M Gill and others; Petition of W. Gamble and others, 152.—TENTH REPORT:—Petition of Rev. D. Leavitt and others; Petition of Rev. B. Fralick and others (Universalists;) and on Petition of Rev. J. Harlin and others (New Jerusalem Church,) 159.—ELE-VENTH REPORT:—Commercial Bank Bill; on Petition of Sir A. N. MacNab and others; Sisters of Charity (Montreal,) Bill, 169.—Twelfth Report:—Barton Township Bill, 187.—THIRTEENTH REPORT:—Brockville Assessment Bill, 204.—FOURTEENTH REPORT:—Bill, "La Banque des Marchands;" St. Patrick's Society Bill; Cobourg Manufacturing Bill, 209.—FIFTEENTH REPORT:—St. George's Society Bill, Quebec; Bill on Jewish Privileges, 219.— Sixteenth Report:—Toronto Mechanics' Institute Bill, 234.—Seventeenth Report:—Montreal Gas Consumers' Bill; Montreal Sisters of Charity Bill, 237.—EIGHTEENTH Report:—Quebec School Bill, 266.

Period for receiving Petitions and Reports, extended, 56, 80, 120, 186, 199, 203, 231.

Mr. Speaker to cause inquiry into the system pursued by the House of Commons in regard to Private Bills, and to report resolutions and provisions adapted to this Province, 344.

-Vide Questions negatived.

Blue Book:—For 1844, laid before the House, 42.

BOARD OF WORKS:-Petition of James Read and H. S. Larned, for compensation for loss on Contract, made with the Board of Works. Referred, 245. Report, 315.

Report for the year 1845, laid before the House, 63. (Appendix N.) Also, Preliminary Report of Commissioners, on management of the Board of Works, ibid. (Appendix O.) Printed, 74. Various Plans, Maps, and Surveys, connected with Board of Works, laid before the BOARD OF WORKS: -- Continued.

House, 153. (Agreeably to order, of last Session, 25th March, 1845.) Report of Board of Works, so far as relates to Lake St. Peter. Referred, 250. Report; (Appendix U. U.) Printed, 303. Committed, 307.

-Bill to amend the Law constituting said Committed, 243. Considered, 269. Instruction to Committee, 278. Further considered, 279, 304. Reported, Burke, G. R.:—Vide Addresses, (74.) 311. Ryder to Bill, negatived; Passed, 315. By the Council, with amendments, 338. Board. Presented and read, 200. Read second time; Committed, 243. Considered, 269. Instruction to Com-Council, with amendments, 338. Agreed to, 339. Royal Assent, 345. (9 Vict. cap. 37.)

BOARDS OF TRADE: - Vide Montreal, Quebec, Toronto.

BOLTON TOWNSHIP: - Petition of O. Peasley and others. For no division of said Township, 59. Referred, 203. Printed, 209. Vide Lands.

BOUCHETTE, MRS. A .: - Petition of; for payment of claims due her late husband, 54.

BOUCHETTE, JOSEPH and others:—Petition of; for allowance in consideration of removals of Scat of Government, 277. Referred, ibid. Report, 300.

BOUNDARY LINES:-Petition of R. M. Kinnon and others; that the Line between Walpole and Woodhouse, be established, 61. Referred, 72. Petition of A. Wells, for remuneration as Commissioner, to determine the Boundary Line between Canada and New Brunswick, 94

Despatch from New Brunswick, on subject of Boundary Line between that Province and Canada, 123. To be printed, 135.

Bill to declare Division Line between Upper and Lower Canada, presented and read; Order for second reading, 231.

Vide also Addresses, (5, 28.) Edwardsburg, Sill James, Surveying.

BOURASSA, II. and others:—Petition of; for indemnity, as Appraiser of Lands on Chambly Canal, 203.

BOWERMAN, S.: - Petition of; praying relief, respecting a Patent for Land, 46.

Bowes, W .: - Petition of: Indemnification for building a School House, 76.

Bracery: -Bill to prevent actions on English Bracery Bill, presented and read, 221. Order for second reading, ibid.

BREWER, MRS.:-Vide Frémont.

BRITISH AND CANADIAN SCHOOL SOCIETY:-Petition of Jeffery Hale and others; for Act of Incorporation, 142.

-Bill to incorporate the British and Canadian School Society of Quebec, presented and read, 171. Read second time; Referred, 242. Reported, 266. Passed, 269. By the Council, with amendments, 287. Agreed to, 288. Royal Assent, 345. (9 Vic., cap. 95.)

BROCKVILLE Town:—Bill for conveyance of a Lot of Land, to Police Office of said Town, from Legislative Council, Read first time, 89. Documents requested in proof, 166. Sent down, 205. Read second time; to be engrossed, 226. Passed, 234. Royal Assent, 254. (9 Vic., cap. 77.) Petition of G. W. Arnold and others, against the Bill, 142. Vide Assessments.

BRONTE HARBOUR: - Vide Harbours.

BUILDING SOCIETIES:-Petition of W. B. Jarvis and others; for establishment thereof throughout the Province, 60. Of II. Burwell and others, the same, 61.

Building Societies:--Continued.

Bill to extend Montreal Building Sociery Act, to the several Cities and Towns in Upper Canada, presented and read, 69. Read second time; Committed; Considered, 149. Reported, 152. Passed, 157. By the Council, with amendments, 209. Agreed to, 210. Royal Assent, 254. (9 Vic., cap. 90.)

BURLINGTON BAY CANAL: - Petition of J. P. Gage and others; for construction of a Swing Bridge, or Ferry, over said Canal, 76. Petition of H. F. Graham and others, the same, 84. Referred, 96. Vide Addresses, (63.)

Burns, R. E.:—Petition of; that he may be permitted to practise in Courts of Equity in Upper Canada, 37. Referred, 55. Report, 68.

Bill for relief of R. E. Burns, presented and read, 69. Order for second reading, 149, 205.

Burrage, Rev. R. R.:—Petition of; to be reimbursed a sum of money on sale of a Building for a Grammar School in Quebec, 50.

Bussiere, P., and others: - Petition of; that the possession of a certain Mill be continued to him for a limited time, 15. Referred, 18.

Byrown:-Bill to define the limits of Bytown, and to establish a Town Council therein, presented and read, 14. Read second time and referred, 148. A Member added, 166. Reported and Committed, 177. Considered, 236. Reported, 242. Passed, 244. By the Council, with amendments, 278. Not agreed to, 293. Committee appointed to draw up reasons for a Conference, 294. Reasons reported and agreed to; Conference desired, 297. Council agree to Conference; Managers appointed by both Houses, 303. Report, 334. Petition of Thomas Corcoran and others, against the Bill, 94. Petition of L. T. Besserer and others, in favour of the Bill, ibid. -Vide also Addresses, (18, 27.)

AMERON, Donald:—Petition of; praying relief, 15.
Another Petition, the same, 142. Referred, 143. Two Another Petition, the same, 142. Referred, 143. Members added, 166. Report, 249. Another Petition; praying remuneration for loss for false imprisonment, 252.

CANALS: - Vide Addresses, (20, 45, 58, 59, 63,) Beauharnois; Burlington; Chambly; Coons James; Desjardins; St. Lawrence; Welland; Williamsburgh.

CARDINAL, A. L.: - Chief Messenger, Legislative Assembly; Petition of; for increase of Salary, 186. Referred, ibid. Report, 300. Vide Officers.

CARLETON COUNTY: -- Vide Elections (Writs.)

Queen's Bench in Upper Canada, 61. Referred, 63. Report, 107. Infra.

-Bill to enable him to practice in Queen's Bench and Court of Chancery, as Attorney and Solicitor, presented and read, 107. Order for second reading, ibid.

CASCADES PLANK ROAD.—Vide Addresses, (35.)

CHAMBLY: - Vide Chambly Canal; Colleges.

CHAMBLY CANAL:—Petition of G. Marchand and others; compensation for damages by the said Canal, 16. Vide also Bourassa II. and others.

CHAMPLAIN AND ST. LAWRENCE RAILBOAD: - Vide Railroads.

CHANCERY: - Vide Court of; Osgoode Hall.

CHARLESTON ACADEMY:—Petition of C. Jackson and others, Trustees; for aid to said Institution, 15.

Christians:—Petition of J. W. Sharrard and others; for privilege to their Ministers to celebrate Marriage, 79. Referred, ibid. Report, 87. Infra.

Bill for relief of "Bible Christians" and "Christians," presented and read, 87. Read second time; Engrossed, 136. Passed, 139.

CHURCH SOCIETIES: -- Vide Clergy Reserves.

CIRCUIT COURTS:—Petition of W. G. Blanchard and others; to restore the Circuit Court to Village of St. Andrews, 61. Petition of W. Power and J. C. Bruneau, Circuit Judges; for allowances for travelling expenses, 84. Vide Administration; St. Louis de Lothinière.

CIVIL LIST:—Resolution respecting, 232. Vide Supply.

CLAIMS FOR LOSSES:—Petition of L. G. Brown and others, during the late troubles, 45. Petition of J. Classon, during late War, 60. Petition of S. Gardiner and others, during late Rebellion, 105. Petition of James Donahoo, during late Rebellion, 162. Vide also Comins, J. H.; Crooks, Honorable James.

First Report of Commissioners, on Losses during the troubles in the years 1837 and 1838, 179. (Appendix X.) Printed, 240.

CLARENCEVILLE ACADEMY:—Petition of M. Townsend and others; for aid, 112.

CLERGY RESERVES:—Petitions from the Diocese of Quebec, for vesting in the Church Society of the said Diocese, a share of the said Reserves, corresponding with their proportion of the Income arising from the same: of Rev. R. Short and others, 4; of Rev. R. Lonsdele and others, 16; of Rev. R. G. Plees and others; of H. H. Whitney and others, 45; of Right Rev. Lord Bishop of Montreal; of Rev. J. S. Wood and others; of Rev. C. B. Fleming and others; of Thomas Molson and others; of Rev. W. Bond and others; of Rev. W. Chadderton and others, 59, 60; of R. N. Hall and others, 62. Of J. Taylor and others, 70. Of S. Jones and others; of Rev. W. Dawes and others, 76. Of Rev. E. Sutton and others, 84. Of H. Davidson and others, 94. Of H. O'Hara and others; of J. S. M'Cord and others, 105. Of J. J. Maitland and others; of Rev. J. Pyke and others; of Andrew Balfour and others; of Rev. C. Jackson and others, 112. Of Rev. R. R. Burrage and others, 142. Of Richard Somerville and others; of Rev. N. Guerout and others; of Rev. R. Knight and others, 162. Of Rev. R. Whitwell and others, 186. Of W. Morris and others, 213. Of Rev. Richard Anderson and others, 233.

Petitions from the Diocese of Toronto, for vesting in the Church Society of said Diocese, a share of said Reserves, corresponding with their portion of the Income arising from the same: Of Rev. W. Gunning and others; of R. Henry and others; of Rev. Jonathan Short and others; of Rev. Thomas B. Read and others; of Rev. F. W. Sandys and others; of Rev. Robert Blakey and others; of the Venerable G. O'Kill Stuart, L. L. D. and others, 15. Of Church Society of Diocese of Toronto, 16. Of Rev. J. Anderson and others; of Rev. W. Ritchie and others, 37. Of M. Mason and others; of Rev. Job Deacon and others, 45. Of Rev. H. Patton and others, 50. Of Rev. John M'Intyre and others; of F. B. Baker and others; of H. Allingham and others; of W. Green and others; of Right Rev. Bishop of Toronto and others; of Rev. Thomas Creen and others; of Rev. J. Hickie and others; of W. N. Bethune and others, 54. Of Rev. G. B. Fuller and others; of Thomas Fidler and others, 59. Of Rev. F. Fauquier and others; of D. K. Servos and others; of Rev. E. Denroche and others, 59. Of G. Cutlin and others; of Rev. W. M'Murray and others; of Rev. A. F. Atkinson Rev. W. M'Murray and others; of Rev. A. F. Atkinson

CLERGY RESERVES: -- Continued.

and others; of W. Graham and others; of George Hornick and others; of M. Cowan and others; and of Rev. W. M'Murray and others, 70. Of Rev. J. A. Murlock and others, 79. Of J. G. Elliot and others; of Rev. R. Harding and others, 84. Of H. Puddicombe and others; of Rev. A. Pyne, A.B., and others; of S. Ormsby and others; of J. A. Rainsford and others; of James Rosamond and others, 93. Of W. Leslie and others; and of Rev. Thomas Smith Kennedy and others, 99. Of W. B. Kerns and others; of A. Pettit and others, 105. Of G. Chambers and others; of Rev. J. M'Grath and others, 112. Of A. Proudfoot and others; and of Rev. J. A. Mulock and others, 142. Of Rev. W. H. Hobson and others; of Rev. J. Wilson and others; of W. Armstrong and others; of Rev. W. Leeming and others; of F. Mack and others; of H. B. Wilson and others; and of J. O. Hatt and others, 151. Of E. Hollingsworth and others; of Rev. P. Shirley and others, 158. Of J. S. Cotter and others; of Rev. J. Gunne and others; of Rev. B. Flood and others; of Rev. J. Mockridge and others, 163. Of Rev. G. M. Armstrong and others; of J. Taylor and others, 176. Of Rev. S. J. Hill and others, 186. Of Joseph Heywood and others, 190. Of W. S. Darling and others, 203. Of Rev. A. Townley and others, 263. Of Rev. M. Kerr and others, 277. Of J. Short and others, 282.

Petitions referred, 17, 33, 38, 41, 47, 50, 55, 62, 72, 79, 88, 95, 100, 105. Report (Address to Her Majesty,) Printed, 106, 107. Motion for concurrence, 260. Further consideration, 267. Vide Addresses, (69.)

copal Church the said Reserves: Of Geo. Roe and others, of Russell, 16. Of John Lamb and others: of William Dixon and others; of J. Lyon and others; and of W. Peacock and others, 37. Of D. Hoover and others; and J. L. Green and others, 45. Of J. Marshall and others, 30. Of Edward Evans and others, 55. Of J. Lesslie and others, 60. Of F. Small and others, 70. Of C. G. Cody and others; of T. Sanders and others; of D. Rintoul and others; of S. Vining and others; of Thomas M'Lean and others; of A. Burtch and others; of J. Cowan and others; of J. Maddock and others, 71. Of Rev. II. Wilkes and others, 76. Of Alexander M Cann and others, 84. Of Rev. W. Dick, 93. Of W. Steel and others; of Rev. J. M. Cramp, 94. Of Jas. Gould and others, 99. Of S. Harrold and others; of Thomas Moshier and others; of L. H. Cronk and others; of N. Jones and others; of D. Coutts and others; of A. Buckham and others; of John Bogart and others; of Thomas G. Coyne and others; of L. H. Cronk and others; of D. Rintoul and others; of J. Johnston and others, 112. Of E. Gorham and others, 113. Of John Thom and others, 142. Of A. Billing and others, 150. Of Rev. W. Fraser and others, 151. Of Rev. D. Gibbs and others, 158. Of Chs. Allen and others; of Rev. D. Connel and others; of Chs. Matthews and others; of T. A. Haines; of Rev. D. Sinclair; of A. Overholt and others, 163. Of J. Culver and others; of J. Leeming and others; of N. Bosworth and others, 176. Of H. M'Cargar and others, 186. Of J. Bellows and others, 191. Of A. Sanborn and others; of W. Ramsay and others; of A. Adams and others, 203. Of A. W. Hyndman and others, 208. Of P. Church and others, 213. Of G. Watson and others, 233. Of J. Watson and others; of Thos. W. Tyson and others; of J. Scheffer and others, 263. Of Rev. J. Winterbotham and others, 277. Of J. Vining, 282. Of Rev. D. Henry and others, 291.

Referred, 33. Petition of W. Lough and others also referred, 41, 50, 72, 79, 95, 99, 106, 113, 143, 151, 162, 176. Petition of Rev. M. Bell, also referred, 67. Report, 177. Printed, ibid.

Report of Executive Council on Sale of Clergy Reserve Lots, 90. Printed, 91. Two Resolutions on the subject of Sale of Clergy Reserves, 165.

Vide Addresses, (29, 34, 65.) Little, T. and others; Mathison, J.; Questions negatived, (6.) Universities.

CLERK OF THE CHOWN IN CHANCERY:-Certifies to Returns! of Members, 1.

CLERK OF THE HOUSE:—Communicates Letters respecting Mr. Speaker's illness, 260.

CLERK OF THE CROWN: -- Vide Addresses, (51.)

COBOURG MANUFACTURING: - Vide Manufactures.

Cobourg Police:—Petition of President of Board of Police of Cobourg, for amendments to Act establishing said Police referred, 4. Infra.

-Bill to amend Act of Incorporation, presented and read, 120. Read second time; Referred, 189. Reported; Committed, 213. Considered, 291. Reported, 296. Passed, 297. By the Council, with amendments, 330. Agreed to, 334. Royal Assent, 345. (9 Vic. cap. 71.)

Colleges:—Petition of Rev. Mr. Ducharme and others, of College Ste. Therese de Blainville; for aid to build a College, 37. Also, of John Morris, Esq., and others, the same, ibid. Petition of Rev. R. Gaulin, for aid to College of L'Assomption, 50. Petition of Corporation of College of St. Hyacinthe; for aid, 55. Petition of Rev. P. M. Mignault: for aid to College of Chambly, 142. Vide *Universities*.

COMINS, J. Il.:—Petition of; for relief for services during late War, 71, Referred, 106.

COMMITTEES:

OF THE WHOLE HOUSE:-Rise for want of a Quorum, 92, 291. -Rise without reporting, 104, 171, 180, 236, 267, 314. Instructions Discharged from consideration of certain matters, 98, 164. SELECT AND SPECIAL:—To report by Bill or otherwise, 4, 17, 46, 47. -To report from time to time, 31, 32, 70, 81, 86, 92. to, 66, 95, 160, 184, 235. Quorum, 140. Chairman of Conx:-Vide Duties. Select Committees to make Reports standing in their places, -Standing:-Moved to appoint all Select Committee to prepare lists of Members to form Standing Committees on various matters, and to report from time to time, 31. Committee appointed, 32. Report, 38. Concurred in, 41. Vide Bills (Private); Contingencies; Expiring Laws; Library; Printing and Binding; Privileges and Elections; Standing Orders.

COMMERCE:-Vide Trade.

COMMON SCHOOL ACT:—Vide Education.

COMMUTATION OF TENUBE: - Select Committee appointed to enquire into expenses incurred in effecting Commutation of the Tenure of Land, held in Fief, or (à titre de cens,) in Lower Canada, into free and common Soccage, under Imperial Act, 3. Geo., chap. 119, &c., 39. Report, 277. (Appendix R. R.) Infra.

Return to Address, (page 39,) on Commutations under 8 Vic., cap. 42, 85.

Bill to facilitate Commutation of Tenure of Land, held (à titre de cens, or en roture,) into free and common Soccage, presented and read; Order for second reading, 277.

-Vide also Addresses, (15, 76.)

COMMUTED PENSIONERS:—Vide Miller, II. and others.

CONFERENCE: - Vide Legislative Council.

CONSUMERS GAS: - Vide Montreal

Contingencies:—Postage on all letters not exceeding one ounce in weight, and on all printed papers to and from Members, and where Petitions are enclosed, to be charged to the Contingencies of the House, 2. STANDING COMMITTER appointed, 38, 41. A Member added, 272. Subjects referred: Petition of Julia Bell; Petition of Catherine M'Lennan, 84. Petition of W. Dixon, 176. Petitions of Mrs. S. Dalton; and of A. L. Cardinal, 186. Petitions of M. M'Carthy; and of J. Vollar and J. Kay, 199. Petition of Robert Defries, 234. Petition of W. Winder and others, 237. Petition of J. Bouchette and others, 277. Petition of Mrs. C. Frémont, widow of J. Brewer, 297. Report of Committee, on Officers and Servants of the House, 320.

FIRST REPORT:-For advance of £5000; Committed, 80. Considered, 98. Resolution reported and agreed to, 104. Addresses, (40.) Second Report:—Amount current since last audit, (16th December, 1844,) 192. Third Report: (For advance of £4000,) 252. Committed, ibid. Considered; Resolution reported and agreed to, 290. Addresses, (75.) FOURTH REPORT: - (On Petitions of Mrs. C. M'Lennan; of Mrs. Julia Bell; of Wm. Dixon; of A. L. Cardinal; of M. M'Carthy; cf J. Vollar and J. Kay; of Robert Defries; of Wm. Winder and others; of Joseph Bouchette and others,) 299. Committed, 301. Considered, 308. Vide Officers and Servants. FIFTH REPORT:—(On Petitions of Mrs. S. Dalton; and of Mrs. C. Frémont; also, estimate of Contingencies for the year ending 31st March, 1847,) 320. Committed, 321. FOURTH and FIFTH Reports, also Report of Committees on Salaries, to Officers and Servants of the House, considered; Nine Resolutions reported and agreed, 332. Vide Addresses, (85.) Vide also Sessional Allowance.

CONVEYANCE OF REAL PROPERTY: -Bill to facilitate the conveyance of, in Upper Canada; presented and read, 32. Second reading; Committed; Considered; Engrossed, 43. Read third time; Ryder Bili passed, 59. By the Council, 151. Royal Assent, 255. (9 Vic., cap. 6.)

Coons, James:—Vide Addresses, (59.) Answer to Address referred, 310.

Instructions Cory Rights: Documents respecting; laid before the House,

Connwall (Town):-Petition of President and Board of Police; for amendments to Act of Incorporation, 16. Of Alexander M Lean and others; the same, 38. Petition of Alexander M'Lean and others, respecting Town Lots in said Town, 190.

-Bill to amend Act of Incorporation, presented and read; 120. Read second time; Referred, 189. Reported; Committed; Considered, 245. Reported, 254. Passed, 255. By the Council, with amendments, 267. Agreed to, 279. Royal Assent, 345. (9 Vic. cap. 72.)

CORPORATIONS :- Vide Queen's Bench.

COULLARD, A. G.: - Petition of; to be reimbursed for purchase of Books as Register of County of L'Islet, 37.

COUNTIES LIMITS:-Bill to amend the Act for defining the limits of Counties and Districts in Upper Canada, presented and read, 171. Read second time; Engrossed, 242. Passed, 244. By the Council, 258. Royal Assent, 274. (9 Vic. cap. 46.)

COURT OF CHANCERY: -Bill on Jurisdiction of said Court respecting Lunatics, &c., in Upper Canada, presented and read, 39. Read second time; Committed; Considered and Reported, 75. Passed, 83. By the Council, 113. Royal Assent, 255, (9 Vic. cap. 10.)

House resolves to go into Committee

to consider of abolishing Court of Chancery in Canada West,—on division; considered; no Report, 267.

COURT OF APPZALS:—Select Committee appointed to enquire concerning the same, under Act 7 Vic. chap. 18, in Lower Canada, 65.

COURT HOUSES:-Vide Montreal.

COURTS:—Vide Court of Chancery; Circuit Courts; Court of Appeals; Fees; Osgoode Hall; Questions negatived, (15.)

CRESSE, L. M.:—Petition of; to enable him to dispose of his deeds, 71. Another Petition; to be reimbursed certain sums for Letters Patent, 237.

CRIMINAL JUSTICE:—Vide Revenue and Expenditure.

Chooks, Hon. James:—Petition of; for loss of a Vessel during the late War, 237. Motion to refer Petition, negatived, 245.

Despatch in answer to Address of last Session, relative to indemnification for loss of a Vessel during the late War with the United States, 12.

Crown Lands Department:—Resolution respecting alteration in existing regulations of said Department, on purchase of Lands, 184.

Enquiry on state and organization of said Department, 229.

(App. E. E.) Printed, 231. Referred, 234. Member added to Committee, 266. Report, 343.

Abstract of Report of Commissioner of Crown Lands, laid before the House, 259. (App. A.)

CUL DE SAC: - Vide Addresses, (38.)

CULLERS :- Vide Lumber.

Custom Houses:—Petition of Quebec Board of Trade; for erection of a new Custom House in City of Quebec, 17.

CUSTOMS DUTIES:-Vide Duties.

DALTON, Sophia:—Petition of; for payment of a certain sum, due her late husband, by the Assembly of Upper Canada, 186. Referred; ibid. Report, 320. Resolution, 332.

DECHENE, J. B. M.:—Petition of; for indemnification for loss of Schooner, in service of the Government, in the year 1816,—16.

Defries, Robert:—Petition of; for alteration in mode of present remuneration as Post Office Messenger, 218. Referred, 234. Report, 300. Vide Officers.

Delisle River:—Vide Addresses, 57.

Demrsey, J. W.:—Petition of; to be admitted to practise in Courts of Queen's Bench; Referred, 4.

Bill to enable him to practise, presented and read, 21. Read the second time, 40. Referred, 46. Reported, 80. Committed, 87. Considered; Reported, 167. Passed, 168. By the Council, 196. Royal Assent, 254. (9 Vic., cap. 103.)

DEPUTY SERGEANT-AT-ARMS:—Motion to appoint A. L. Cardinal, as such, during the absence of Sergeant-at-Arms. Negatived, 138.

DE ROTTERHUND, E. S.:-Vide Addresses, (71.)

DESJARDINS CANAL:—Bill to authorise Company of said Canal, to borrow a sum of money to complete the same, presented and read, 205. Read second time; Considered; Reported, 243. Passed, 244. By the Council, 258. Royal Assent, 274. (9 Vic., cap. 85.)

DESPATCHES: —Vide Attachment; Boundary Line; Duties; Divorce; Governor General; (1, 3, 4, 11, 16, 17,) M'Leod Alexander; Merchant Scamen; Naturalization; Navigation; Quebec Fire; Railroads.

DISTILLERS:-Vide Duties.

DISTRICT COURTS ACT. U. C.:—House resolves to go into Committee, on amending Act of last Session, relating thereto; Considered, 14, 40. Resolution reported and agreed to, 42. Infra.

Bill to amend the Act regulating the practice of District Courts, in Upper Canada; presented and read, 43. Read second time and committed, 75. Considered, 148. Re-committed, 152. Considered, 161. Reported, 166. Passed, 168. By the Council, 200. Royal Assent, 254. (9 Vic., cap. 7.)

&c., the Laws regulating the practice of District Courts in Upper Canada, presented and read, 307. Read second time; Engrossed, 331. Passed, 333. By the Council, 344. Royal Assent, 345. (9 Vic., cap. 36.)

DISTRICT SCHOOLS:—Petition of D. B. O. Ford and others, (District of Johnstown,) to authorise the Trustees to hold a certain Lot of Land, 37.

Division Courts:—Petition of Municipal Council, (Johnstown,) for repeal or amendment to the Law relating to Division Courts, 16. Of J. D. Parmenter and others, the same, 71. Referred, 106. Vide Laroche, F.

DIVORCE:—Despatch on reserved Bill of last Session, relative to Harris's Divorce, 29.

Dixon, William:—Petition of; for retired allowance as Messenger of Legislative Assembly, 176. Referred, *ibid.* Report, 300. Resolution, 332.

Dorchester, County of :—Vide Elections; Registration.

DUFFINS CREEK:—Petition of Thos. Champion; for erection of Bridge over said Creek, 309.

DUNCAN, W.:-Vide Roads.

DUNHAM ACADEMY:—Petition of Wm. Baker and others; for aid, 150.

DURAND, JAMES:—Petition to be reimbursed his necessary expenses in the matter of the contested Election for West Riding of County of Halton, 208. The Clerk to pay from Contingencies a sum not exceeding £200, 214.

Duties:—Petitions on certain amendments in the present rates of Customs Duties:—Of Quebec Board of Trade, 4. Of Montreal Board of Trade, 55. Of Toronto Board of Trade, 142. Of T. W. Lloyd and others, 163. Petition of J. B. Hilton; for duty on Corn Brooms, 61. Petitions on present Duties on Agricultural Produce: Of G. S. Alton and others, 70. Referred, 79. Of A. Cuvillier and others, 182. Of Municipal Council, (Simcoe,) 297. Petition of J. Hale and others; against reduction of Duty on Leather, 84. Of S. B. Caldwell and others, the same, 99. Petition of J. Watson and others; against Duty on Distilled Spirits, 176. Of Messrs. Goodernam and Worts, the same, 203. Petition of J. J. Higgins and others; for Duty on Axes and Scythes, 190.

Despatch on subject of Duty on Corn, Timber, &c., dated 3rd March, 1846, laid before the House, 18. Printed, 20. Despatch on the subject of Supplies to Her Majesty's Troops, dated 25th April, 1845, laid before the House, 22. Referred, 48. Report, 298. Vide Addresses, (8); Supply.

Despatch on subject of Duty on Tobacco grown in this Province, in reply to Address of last Session, 12. Des-

Duties: - Continued.

patch relative to Trade and Navigation, 12. Despatch on Bill of last Session relative to Customs Duties, dated 3rd February, 1846, laid before the House, 31. Referred; together with Despatch respecting Supplies to Her Majesty's Troops, 48. Report, 287. (Appendix T.T.)

Despatch from Right Hon. W. E. Gladstone on

subject of Duties on Wheat, Flour, and other Grain, 164.

Printed, ibid.

-House resolves to go into Committee to consider

the Laws respecting Duties on Stills; Considered, 89. Resolution reported and agreed to, 97. Infra.

House resolves to go into Committee to consider of amending the Act 6 Vic., chap. 31, and the Schedule of Duties by 8 Vic., chap. 3; Considered, 111, 141. Seven Resolutions reported and agreed to, on division, 145. Infra. House again in Committee, 175. Three Resolutions reported and agreed to, on division, 179. Infra.

-House resolves to go into Committee to consider of repealing Acts imposing Duty on Spirituous Liquors, and provide for collecting said duty, 210. Considered, 287. Resolution reported, 289. Infra.

-Bill respecting Duty on Distillers and Spirituous Liquors, presented and read, 97. Read second time; Committed, 174. Considered, 188. Reported, 197. Passed, 199. By the Council, 220. Royal Assent, 255. (9 Vic. cap. 2.)

-Bill to alter and amend the Duties imposed on the importation of certain articles therein mentioned, pre-

sented and read, 146.

Bill to alter and amend the Laws imposing Provincial Duties of Customs, presented and read, 180. Read a second time; Engrossed, 188. Passed, 190. By the Council, 205. Royal Assent, 254. (9 Vic., cap. 1.)

-Bill to repeal Law imposing Duty on selling Spirituous Liquors, and to provide for collection, &c., presented and read, 289. Read second time; Committed; Considered,

Vide also Addresses, (1, 3, 8, 78,); Governor General; Supply.

Eastern district:—Vide Addresses, (72.)

EDUCATION AND SCHOOLS:—Petitions to amend Common' School Act: Of Municipal Council, (Simcoe,) 15. Of M. Lemire and others; of Municipal Council (Ascott); of District Council (Home), 16. Of H. N. Hill and others, 17. Of Municipal Council (Niagara), 45. Of Joseph Chaurette and others, 60. Of II. P. Paré and others, 61. Of W. B. and others, 60. Of H. P. Pare and others, 61. Of W. B. Simpson and others (County of Vandreuil); of W. Kent and others. (Home District), 62. Of E. P. Wilgress and others, 71. Of J. Carpenter and others, 84. Of W. Simpson and others, 112. Of M. Townsend and others, 142. Of J. Oswald and others, 150. Of W. Barrett and R. A. Symms, 163. Of Rev. W. M'Murray and others, 176. Infra.

-For Aid: Petition of Society of Education, District of Quebec, 17. Of Rev. A. Balfour, Grammar School, in Waterloo; of Very Rev. T. Cooke and others, Three Rivers, 61. Of Rev. J. Cook, D. D. and others of Quebec, 62. others, of Quebec, 62.

-Petition of Rev. C. Larocque and others, for unclaimed balance of School Monies for

Parish of St. Jean L'Evangeliste, 54.

-Petition of Rev. J. M. Cramp against aid to denominational Schools and Colleges, 94. Petition of Rev. J. Deacon and others; that the Church of England may have the controll of its share of Common School Funds, 94. Of Right Rev. Bishop of Toronto, the same, 142. Of Thomas Percival and others, the same, 163. Of J. G. Geddes and others, the same, 203.

Mouse resolves to go into Committee to consider of amending the Common School Law of Upper Canada; Considered, 39. Resolution reported and agreed to, 42. Infra.

-House resolves to go into Committee to consider of repealing and amending the School

EDUCATION AND SCHOOLS:- Continued.

Act; Considered, 111. Resolution reported and agreed to, 136. Infra.

-Report on a System of Public Elementary Instruction for Upper Canada, laid before the House, 63. (Appendix P.) Printed, 197. Report of House, 63. (Appendix P.) Printed, 197. Report of Superintendent of Education for Lower Canada, laid before the House; Printed, 157. (Appendix P.) Annual Report of Assistant Superintendent of Education, in Canada West, laid before the House, 259. (Appendix P.)

-Bill for the better establishment and maintenance of Common Schools in Upper Canada, presented and read, 42. Read a second time and Committed, 75. Considered, 92, 98, 141. Reported, 146. Passed, 157. By the Council, with amendments, 227. Not agreed to; Reasons and Conference desired, 236. Council withdraw their amendments, 250. Royal Assent, 274. (9 Vic.

cap. 20.)

Bill for vesting in Trustees Sites of Schools in Upper Canada, from Legislative Council, 80. Read first time, ibid. Order for second reading, 103. Read second time, 167. Amended, 206. Read third time and passed, 208. Agreed to by the Council, 215. Royal Assent, 254. (9 Vic. cap. 17.)

-Bill to amend Act relating to appropriation of Monies from Sale of School Lands in Upper Canada, presented and read, 96. Read second time; Engrossed, 167. Passed, 168. By the Council, 196. Royal Assent, 254. (9 Vic. cap. 19.)

Bill to make better provision for Elementary Instruction in Lower Canada, presented and read, 136. Read second time; Committed, 212. Considered, 257. Reported, 272. Again Committed; Considered and Reported, *ibid.* Ryder added; Passed, 276. By the Council, with amendments, 319. Agreed to, 322. Royal Assent, 346. (9 Vict. cap. 27.)

Vide Asselin, A. A.; Bathurst; British and Canadian; Burrage; Charleston Academy; Colleges; District Schools; Jesuits; Lassiserage; Quebec; Shefford Academy; Stanstead; Universities.

EDWARDSBURGH TOWNSHIP:-Petition of W. Gibson and others; to confirm a certain line in said Township, 83. Referred, 291. Report, 333.—Vide Addresses, (86).

ELECTIONS:

·Vide Leslie Anthony; Privileges and

Elections.

Bill to regulate Elections in Lower Canada, presented, 65. Read second time; Referred, 149. Reported; Committed, 191.

ing.) Committee report absence of Members, 5, 11, 164, 169, 176. Adjournments of Committee, 11, 69, 161, 183. Report Resolution for Commissioners to appear at the Bar of the House, 63. Agreed to on division, 64. Appearance of Commissioners; To await further orders, 113. Petition of Commissioners to be relieved from attendance, 138, 139. Commissioners again appear, 140. Admonished by Mr. Speaker, 141. Committee to proceed to business in absence of a Member, 56. Report two Resolutions, 183. Final Report, 203. Report of Commissioners, 53. Vide also Durand James.

-(Middlesex County.) Committee report absence of Members, 5, 11, 20, 34, 140. Adjournments of Committee, 51, 145, 174. Committee report two Resolutions; agreed to; Commissioners to appear at the Bar of the House, 41. Appearance: Examined, 47. Order for appearance of G. S. Tiffany a Commissioner, discharged, 48. Commissioners to return the evidence taken by them, negatived, ibid. Committee report a Letter from one of the Commissioners; Commissioners to be taken into custody, 119. Petition of Commissioners to be relieved from attendance, 150. Appearance; To commit for con-

ELECTIONS—CONTROVERTED:—Continued.

tempt; Amendment to discharge, negatived, 156. Discharged with admonition from Mr. Speaker, 157. Committee report two Resolutions, 164. Final Report, 199. Report of Commissioners, 88. New Commission to take evidence, 178. Superseded, 244. Petition of Win. Notman to be reimbursed his expenses, 185. Vide Questions negatived, (17.)

Petition of Robert Riddell, Esquire, Sitting Member; against receiving the report of the Commission on said Election, ordered last Session, 3. On motion to refer said Petition to Standing Committee on Privileges; decided by

ELECTIONS—CONTROVERTED:—Continued.

Mr. Speaker to be out of order; Division on decision carried, 52. Committee report absence of Members, 5, 11, 20, 34, 38, 42, 47, 51, 56, 183, 195, 265, 266, 271. To dissolve the Committee, being less than nine Members; Consideration postponed, 11. Considered, 32. Further consideration postponed by Casting Vote of Mr. Speaker, 33. Considered and negatived on division, 40. Committee to proceed to business though a Member be absent, 56. Adjournment, 69, 168, 213. Final Report, 281. Report of Commissioners, 14.

WRITS ISSUED DURING THE RECESS.

FOR WHAT PLACE. IN THE ROOM OF.		ON WHAT ACCOUNT.		
County of Dorchester	Edward Greive, Esq Pierre Elzéar Taschareau, Esq William Dunlop, Esq	Deceased 1 Deceased 1 Resigned 1		
w	RITS ISSUED DURING THE SESS	SION.		
County of Carleton	James Johnston, Esq John Philip Roblin, Esq	Resigned 244 Resigned 266		

ETOBICOKE: -- Vide Macadamized.

EXCHANGE: - Vide Expiring Laws, Foreign, Inland.

Executive Council:—Motion for Address, on the reconstruction of the Executive Council; negatived, 34.

Expiring Laws:—Standing Committee appointed on; 38,41. Report, 263. (Regulating Common of Seignory of Laprairie de la Madelaine; Seignory LaBaie du Febvre; Protested Bills of Exchange; Road Act, 36. (Geo. 3., cap. 9;) Trinity House, Montreal; Erection of Parishes, Churches, &c.; Inspection of Fish and Oil.

-Bill to continue certain Acts and Ordinances, presented and read, 265. Read second time; Engrossed, 284. Passed, 287. By the Council, 308. Royal Assent, 345. (9 Vic., cap. 39.)

EXPORTS: -- Vide Imports. .

PEES TO ADVOCATES:—Bill to allow such Fees in certain

Commissioners Courts, presented and read, 92.

House resolves to go into Committee to consider of granting fees to certain Advocates; Considered; Committee rise, 171.

Felton, John:—Petition of; compensation for loss sustained as Agent of Crown Lands, in District of Sherbrooke, Nicolet, and Missisquoi, 16.

FEUDAL TENURE: - Petition of E. Dalaire and others; for abolition of Seignorial Rights, 62. Petition of John Scriver, for extension of the Law, 142. Vide Commutation.

FERRIES:-Petition of H. N. Patton and others; to vest the Ferry between the City of Quebec and Point Lévy, in the Corporation of the said City, 37. Referred, 143. Also, Petition of F. Roy and others, 151. Petition of F. Roy and others, against the Petition of H. N. Patton and others, 95; Referred. 151. Infra. Petition of H. Ruttan and others; for Ferry and Road, from Cobourg to Gore's Landing, 15. Petition of Corporation of Prescott; in favour of Bill before the House, 263. Petition of J. Glen and others, respecting nuisances at the landing of the Montreal and Longueil Ferry, 50. Petition of D. D. Calvin and others, for exemption of Act of last Session, relating to Ferries, 71. Refer-

FERRIES: - Continued.

red, 73. Petition of E. Risely, respecting the regulation of Ferries, 84. Referred, 95. Petition of Jas. Kerby, the same, 282.

-Bill to amend and explain Act of Upper Canada, relating to Ferries, presented and read, 166. Read second time; Committed; Considered, 206. Reported, 212. Passed, 213. By the Council, 227. Royal Assent, 254. (9 Vic., cap. 9.)

FINES AND RECOVERIES:—Bill to substitute more simple modes of Assurance in lieu of Fines and Recoveries, presented and read, 32. Read second time and committed, 57. Considered and reported, 75. Passed, 83. By the Council, 144. Royal Assent, 254. (9 Vic., cap. 11.)

Fires:—Committee appointed to enquire into causes of Fires by Steam Engines on land or by water, 39. Vide also Quebec ; Saguenay.

FISH AND FISHERIES:—Petition of W. H. Dickson and others; for Act to regulate the Fisheries, 94.

Bill to prevent persons fishing on the Lake Shores in Upper Canada, at certain seasons, presented and read, 140. Read second time and Committed, 181. Considered; Reported and referred, 207.

-Vide also Expiring Laws.

FLAMME, L. A. DITE:—Petition of; for a Pension, 71.

Foreign Bills of Exchange:—Bill to amend the Law respecting the same, presented and read, 101. Read second time; Referred, 180. Reported, 255.

Forges:-Vide St. Maurice.

Forgery:—Bill to amend the Laws respecting Forgery, presented and read, 89. Read second time; Engrossed, 161. Passed, 162. By the Council, 209. Royal Assent, 255. (9 Vic., cap. 3.)

FORWARDING COMPANIES: - Vide Quebec.

Fraser, R. D.:—Petition of; for remuneration for Military Services, 71. Referred, 73.

FREMONT, MRS. C.: - Widow of J. Brewer; for the continua- GOVERNOR GENERAL -- Continued. tion of the Pension of her late Husband, 297. Referred, ilial. Reported, 320.

French Language:—Despatch relative thereto, in answer to Address of last Session, 13.

GAME:—Petition of A. G. Couillard and others of County of L'Islet; to prevent the total destruction of Wild Fowl in said County, 16. Referred, 38. Report, 67. Infra. -Bill to preserve Wild Fowl in County of L'Islet, presented and read, 68. Read second time; Commutted; Considered, 149. Reported, 152. Passed, 158. By the Council, 205. Royal Assent, 254. (9 Vic., cap. 76.)

GAOLS:—Petition of Archbishop of Quebec, and others, for extension of Gaol at Quebec, 55.

GAS:-Vide Montreal, Quebec.

GASPE: - Vide Administration of Justice; Magdalen Islands; Marriages; Municipalities.

GAUTHIER, AUGUSTIN:-Petition of; for addition to his allowance as Inspector of Anatomy, 17.

GEMMILL, J. R.:—Petition of; for grant of Land, received by his late father, 46. Referred, 47. Report, 109.

GEOLOGICAL SURVEY:-Vide Addresses, 71. -Report of progress of Geological Survev in the year 1844, laid before the House, 343. (Appendix G.G.G.)

GLEBES: - Vide Addresses, 27.

GLOUCESTER TOWNSHIP: Bill to define certain side lines, (from Legislative Council,) read first time, 89. Read second time, 103. Passed, 138. Royal Assent, 254. (9 Vic., cap. 49.) Vide also Surveying.

GOURLAY, ROBERT:-Petition of; for relief, 76. To be printed, 81. Petition of; to be heard at the Bar of the House, 191. Printed, 196. To be heard at the Bar, negatived, 221. Petition of; respecting Arrest and Imprisonment, and praying compensation, 263. And another Petition; for compensation, ibid. Printed, 266. The four Petition; tions of R. Gourlay to be printed on the Journals, 342.

GOVERNOR GENERAL:

-His Speech at the opening of the Session, reported by Mr. Speaker, 2. Day appointed for taking the same into consideration; To be printed, ibid. Considered; Resolution moved, 5. Amendinent, negatived on division; Main motion, carried on division, 6. Vide Addresses, (10.) Again to be considered, 42. Considered, 49. Vide Supply.

-His Speech at close

of Session, 347.

-Address congratulating His Excellency on His appointment as Her Majesty's Representative; to be presented by the whole House, 165. Vide Address (48.)

-Gives Royal Assent

to Bills, 254, 273, 344.

-Messages from His EXCELLENCY: - Desiring the attendance of the Legislative Assembly in the Chamber of the Legislative Council, 1, 87, 254, 273, 344.

Also,
1. With Despatches, in answer to Addresses of last Session:

On behalf of -Duties on Colonial built Shipping; On behalf of Alexander M'Leod; On behalf of Mr. Crooks; Reduction of Duty on Canadian Tobacco; On Joint Addresses be printed, 14.

2. With Report of the Commissioners on the Post Office, 21.

3. With Despatches; on Registration of Merchant Seamen; on Lord Metcalfe's elevation to the Peerage; on Duties imposed on Articles for use of Her Majesty's Troops; Sir Wm. Burnett's and Mr. Payne's preparation for preservation of Timber from Fire; Desertion of Merchant Seamen; St. Lawrence and Atlantic Railway Company: Harris' Divorce Bill; Right of Property in British Plantations; General Instructions to Colonial Railway Acts; and on Customs' Act of last Session, 22. To be Printed, 31.

4. On Address, (12.) respecting Reserved Bills; also Two Despatches on Bill of last Session on attaching Official

5. On Address, (13,) respecting Ordnance Department, 81.6. On acquiring suitable Sites for Government House,

Parliament House, and Public Offices, 85.

7. On application of Honble. L. J. Papineau, for arrears of Salary, 85. Vide Supply.

On Address (29.) On sale of Clergy Reserves, 90. Printed, 91.

On Address (43.) On suspending sale of the Clergy Reserves, 108.

10. On Address (104.) On Contingencies of the House,

11. With Despatches relating to the formation of a Railroad between Quebec and Halifax, 120.

11½. On Address (34,) respecting M'Gill College, 187.
12. For issue of Debentures for £100,000 for Quebec Fires, 210. Vide Quebec.

13. On Address (44;) Correspondence relative to King's College, 212. (Appendix D.D.)

14. With correspondence relative to accommodation for the Superior Courts of Upper Canada, in Osgoode Hall, 215. Printed, 217. Vide Supply.

15. Respecting Fire in County of Saguenay, 221.

16. With Despatch, &c., on Survey of Railroad from Quebec to Halifax, 227. Committed, 266.

17. With Despatch in Answer to Address, (1,) on subject of Duty on Grain, 229.

With Revenue and Expenditure for year ending 31st December, 1846, with estimate for same year, 229. (Appendix C.)

19. For Debentures for £30,000 for Lunatic Asylum at Toronto, 242. Vide Supply.

For application of £19,000 to erection of Light Houses and Refuge Stations in Gulf of St. Lawrence, 260. Vide Supply.

21. With Fourth, Fifth, and Special Reports of the Commission of Indemnification, under 1st Vic. cap. 7, and 2 Vic. cap. 35, 260. (Appendix L.L.)

22. On Address (75.) On Contingencies of the House,

23. With Supplementary Estimate for Service of present year, 312. Referred, 313. Vide Supply.

24. On Addresses (83,) Sessional Allowance to Members, (£9237 3s.); Warrant to Clerk for Contingencies, (£10,161 18s. 1½d.) 338. Vide also Addresses.

GRAIN.—Vide Addresses, (1, 3.)

GULF OF ST. LAWRENCE.—Bill to authorise the appropriation of £19,000 for the improvement thereof, presented and read, 289. Read second time; Engrossed, 307. Passed, 309. By the Council, 330. Royal Assent, 346. (9 Vic. cap. 60.)

HALDIMAND COUNTY;—Petition of R. H. Bruce and others; for reduction of certain Rivulets in said County, 93. Referred, 96. Report, 164. Committed, 174. Printed, 192. Considered; No Report, 236.

on Trade and Navigation, and on Naturalization; On Hamilton:—Petition of Sir A. N. Macnab and others; to Joint Address on use of French Language, 11. To extend the limits, and to creet the same into a City, 55. Referred, 163. Report, 169. Infra.

HAMILTON: — Continued

-Bill to amend Act incorporating Town of Hamilton, and to erect the same into a City, presented and read, 174. Read second time; Referred, 206. A Member added to Committee, 210. Reported; Committed, 237. Considered, 282: Reported, 286. Passed, 287. By the Council, with amendments, 313. Amendments amended, 318. Amendments agreed to by the Council, 330. Royal Assent, 345. (9 Vic., cap. 73.) Against the Bill:—Petition of W. New and others, 277.

-Vide also Barton.

HARBOURS:—Petition of W. Rowe and others; for Act to Incorporate "The Granby Harbour Company," 4. Referred, 41. Report, 100. Standing Order in this case suspended, 103. Petition of J. Hutchison and Jas. M. Carthy; for grant to construct a Harbour at Port Burwell, 37. Of W. F. Wallace, 84; and of G. Wrong and A. Saxton, the same, 93. Referred, 72, 95. Of J. Browitt and others, the same, 158. Report, 191. Petition of Bronté Harbour Company, for renewal of their Charter, 55. Referred, 79. Report, 87. Infra. Petition of J. Burwell; relative to his Stock held in Port Burwell Harbour Company, 71. Petition of C. Gates and others, for construction of a Harbour at Sandusky Creck, 71. Referred, 85.

Bill to revive Bronté Harbour Act, presented

and read, 97. Read second time; Engrossed, 136. Passed, 139. By the Council, 169. Royal Assent, 255. (9 Vic.,

cap. 97.)

-Vide also Addresses, (50); Supply Resolutions, 288.

HARBOUR DUES:-Petition of M. T. Hunter and others, for exemption from, in certain cases, 95.

HASTINGS: - Vide Registration.

HAVENER, Mrs. M.:—Petition of; for a Pension, 55. Referred, ibid. Report, 68.

HAWKINS, ALFRED: Twenty-five copies of his Plan of ope rations before Quebec in 1759, to be obtained by the Clerk of the House, 336.

HIGH TREASON: -Bill to restore the Rights of certain persons attainted for High Treason, presented and read, 165. Read second time; Committed, 188. Considered, 202. Reported, 205. Passed, 208. By the Council, 220. Reserved for Her Majesty's pleasure, 346.

Vide also Addresses (49); Cameron, D.

Matthews, Peter.

HILL, CHARLES:—Petition of; Indemnification for loss of land, 61. Referred, 73. Report, 209.

HILLIER, (Township):—Petition of J. Pearson and others; for new Survey of Third Concession of said Township, 16. Petition of G. B. White and others; for a certain Survey in said Township, to remain as at present, 94.

HOCHELAGA: -- Vide Municipalities.

HOOFSTETTER, PHILLIP AND OTHERS:-Petition of; that a certain lot of land be vested in them, 150.

Hospitals:—Petition of M. H. Pinsoneault and others, Religious Sisters of Charity; for Act of Incorporation of Hotel Dieu, St. Hyacinthe, 15. Referred, 17. Report, 39. Infra. Petition of Sister E. Forbes, and other Ladies, of General Hospital, Montreal, (Sœurs Grises); to be empowered to sell certain portions of their property, 84. Referred, 164. Report, 169. Infra. Petition of Montreal General Hospital; for aid, 37. Petition of Honorable R. S. Jameson and others. Trustees: for Act of Incorporation. S. Jameson and others, Trustees; for Act of Incorporation, and aid to Toronto Hospital, 113. Infra.

Select Committee, to inquire into affairs of

Toronto Hospital Endowments, 160.

Hospitals: — Continued.

Bill to incorporate "La Communauté des Filles de la Charité, St. Hyacinthe;" presented and read, 39. Referred, 53. Reported; Engrossed, 110. Passed, 112. By the Council, 144. Royal Assent, 255. (9 Vic. cap. 99.)

Bill to incorporate Trustees of Toronto Hospital, presented and read, 135. Motion for second reading. negatived, 273.

-Bill to authorise Sisters of Charity of General Hospital, Montreal, (Grey Nuns,) to sell certain property, presented and read, 184. Read second time; Referred, 207. Reported, 237. Passed, 244. By the Council, 260. Royal Assent, 274. (9 Vic. cap. 92.)

Vide also Insane.

Houses of Industry: -- Vide Toronto.

HUNTINGDON: - Vide Plank Roads.

HURON, COUNTY OF :- Vide Elections.

HURON DISTRICT:—Bill to attach certain Territory to said District, presented and read, 199. Read second time; Committed; Considered; Reported, 243. Passed, 244. By the Council, 260. Royal Assent, 274. (9 Vic. cap. 47.) Vide also Taxes.

TCE BRIDGES:—Petition of P. Vezina and others; for an Ice Bridge at Three Rivers, 208.

IMPORTS AND EXPORTS, of Province of Canada, 292. (Appendix G.G.) Vide also Addresses (46.)

Indians:—Petition of Wishe Tegarihontée and others, Chiefs and Warriors; for Address to Her Majesty to continue their annual allowances, 16. Referred, 33. A Member added to Committee, 53. Report; (Appendix V.) Committed, 100. Considered; Address to Her Majesty reported and agreed to, 137. Vide Addresses (4.)

Petition J. Claus and W. Claus, on certain sur-

render of Six Nations Indians, 84.

INLAND BILLS OF EXCHANGE:—Bill to amend the law regulating the same, presented and read, 101. Read second time; Referred, 180. Report. 255.

-Bill to amend the law regulating the same, presented and read, 255. Order for second

INSANE:-Petition of Rev. P. H. Harkin and others; for adequate provision for the Insane of this Province, 71. Report of Insane and Foundlings in General Hospital, (Sœurs Grises) Montreal; also Report of Commissioners on Insane and Invalids, Quebec, 67. (Appendix Q.) -Vide also Court of Chancery; Toronto.

Institutions:—Vide Annual Visitation.

Insurance Companies:—Statements to be laid before the House, 42. Presented, 88. Appendix (U.)

International: - Vide Suspension.

ACQUES, A.:—Petition of; for relief, 112. Referred, 113.

JESUITS:—Petition of Archbishop of Quebec and others; that the property of late order of Jesuits be placed under their controll for educational and other purposes, 218. Printed, 221. Vide Supply.

-Bill to appropriate Revenues arising from Jesuits' Estates, for the year 1846, presented and read, 286. Read second time; Engrossed, 308. Passed, 309. By the Council, 330. Royal Assent, 346. (9 Vic. cap. 59.)

JEWELL, E.: - Petition of; for grant of land for services during the late War, 46.

JEWS:—Petition of W. Benjamin and others, Portuguese Congregation of Israelites; for Act of Incorporation, 113. Bill to amend Act relating to, presented and read, 135.
Read second time; Referred, 184. Reported, 219. Committed, 221. Considered; Reported, 314. Passed, 315.
By the Council, 338. Royal Assent, 345. (9 Vic. cap. 96.)

Johnston, James, Esq.:—Vacates his Seat, 242.

JOURNALS:-Read. Vide Niagara ; Reid. Complete set of Journals and Appendixes, since the Union, to be transmitted to the Board of Trade, Montreal; also, that from henceforth the Judges of Queen's Bench be furnished with a copy of Journal and Appendix,

Juries:—House resolves to go into Committee to consider of certain Resolutions to extend the right of Trial by Jury in Upper Canada; Considered, 48, 148. Resolution reported and agreed to, 148. Infra. Petition of N. Duchesnay and others; for indemnity to Jurors, 163.

-Bill to facilitate the summening of Jurors in Lower Canada, presented and read, 214. Read second time and

-Bill to provide for indemnity to Petit Jurors at certain Courts in Lower Canada, presented and read; Or- LANGEVIN JEAN:-Petition of; for arrears of pay, as Clerk der for second reading, 240.

KAMOURASKA AND RIMOUSKI:—Vide Addresses, (52);

KENT COUNTY:-Petition of J. G. Weir and others; that the said County be made a District, 71. Referred, 72.

KING'S COLLEGE :- Vide Universities.

Kingston:—Petition of the Venerable G. O'K. Stuart and others; against including Lot 24 within the limits of said

Town, 94.

Bill to incorporate the Town of Kingston as a City,

Read second time; Committed, presented and read, 65. Read second time; Committed, 149. Considered, 189. Recommitted; Considered, 197. Reported, 202. Passed, *ibid*. By the Council with amendments, 235. Agreed to, 240. Royal Assent, 254. (9 Vic. cap. 75.)

and OTTAWA ROAD; vide Speech.

KITLEY TOWNSHIP:—Petition of R. Ferguson and others; for establishment of a Post Office in said Township, 151. Referred, ibid.

A BAIE DU FEBURE:—Vide Expiring Laws.

LACHINE TURNPIKE: - Vide Turnpike Roads.

LAKE St. Peter:—Vide Addresses (42, 55, 81;) Board of Works.

LAKE SUPERIOR AND LAKE HURON CANAL:—Petition of W. B. Jarvis and others; for Act of Incorporation, 203.

LALIBERTE, J. B.:—Petition of; complaining of injustice done him by the Adjutant General of Militia, 151. Referred to Committee on Militia Bill, 234.

LANDING WAITERS:—Vide Addresses, (84.)

LANDS:-Petition of Municipal Council, (Niagara;) for disposal of Wild Lands, to support Common Schools, 45. Petition of J. Burwell; for a grant of land to the Volunteers, during late Insurrection. 94. Petition of Sir J. Stuart, and N. Austin, respecting partition of certain lands, 55. Referred, 203. Infra.

-House resolves to go into Committee to consider of amending Act 4 and 5 Vic., cap. 100, commonly called the

Lands:—Continued.

"Land Act;" Considered; Resolution reported and agreed

to, 187. Infra.

-Bill to extend provisions of 13th section of Act for disposal of Public Lands, presented and read, 52. Read second time; Committed; Considered; Reported, 338. Passed, 339.

-Bill to facilitate partition of Lands, &c., in certain cases in Lower Canada, brought from Legislative Council, 106. Order for second reading, 110. Read second time, 180. Referred, 198. Petition of Sir J. Stuart; Of N. Austin, and of O. Peasley and others, also referred, 203. Reported, 237. Committed, 240. Order to consider, negatived, 342.

-Bill to amend the Law relating to the disposal of Public Lands, presented and read, 187. Read second time;

Committed; Considered, 313.

-Bill to give effect to Letters Patent for Land, in certain cases, presented and read; Order for second reading,

-Vide also Conveyance; Crown Lands; Felton John; M'Kenzic J. D.; Quinby J. M.; Real Estate; Vanzandt.

LANE, Mrs. Lucinda: - Petition of; for a Pension, 105.

to Municipal Council, (Quebec,) 218.

LAPRAIRE DE LA MADELAINE:—Vide Expiring Laws.

LA RIVIERE AUX OUTARDES:-Petition of Rev. L. A. Bourret and others; for depôt of provision, &c., 46.

LAROCHE F.:—Petition of; to be indemnified as Clerk of Division Court, in District of Quebec, 16. Referred, 18.

LAROCHELLE, SIMEON:-Petition of; for aid to construct a Self-acting Battery for Cannon, 62.

Lassiseraye, C. H.:—Petition of; for arrears of Salary as School Teacher, 61.

L'Assomption: -- Vide Colleges.

LAW Society, (Toronto,)—Vide Osgoode Hall; Supply.

LEGISLATIVE ASSEMBLY:

Excellency at the Council Chamber, 1, 87, 254, 27	end His
Choos	e Speak-
er pro tem, 83.	ipon His
Excellency with Addresses, 9, 33, 175.	and Re-
gulations of, Vide Standing Orders.	und Re- rned for
want of a Quorum, 93, 226, 259, 291, 305.	rned to
future days, 14, 70. Adjou	_
particular hours on future days, 33, 171, 250, 265, 2 287, 290.	279, 282,
particular hours on same day, 175, 252, 254.	rned to

LEGISLATIVE COUNCIL:

-Messages from, with Bills of their own, Vide Bills. Assenting to Bills of

Assembly, without amendment, 80, 113, 144, 151, 169, 184, 196, 200, 205, 209, 220, 227, 235, 250, 258, 260, 266, 290, 296, 308, 319, 330, 338, 340, 344.

Assenting to Bills with amendments, 196, 200, 209, 215, 227, 235, 250, 258, 267, 278, 287, 290, 297, 313, 319, 330, 338, 340.

Degislative Council:—Continued. Do not insis	st upo
their amendments to Bills from Assembly, 250. Assenting to	amend
ments made by the Assembly to their own Bills, 213	5. amend
ments, made to their own Amendments on Bills fi Assembly, 330. Requesting e	rom th
on Quebec Gas and Water Repeal Bill; Quebec Bill; and Quebec Gas Bill, 220. Sent up, 227. for Conference	Wate
to establish and maintain Common Schools in Canada, 236. Agreed to; Managers appointed, 24. Requesting e	Uppe l.
on Gaspé Marriage Bill, 281. Communicated by M 282. ———————————————————————————————————	lessage
&c. on Address to Her Majesty in favour of Ale M'Leod, 308. Communicated by Message, 310. For Confere	exande
Notarial Profession Bill of Lower Canada, 340. Mappointed, 341. Messages to	lember
questing the attendance of Honble. Thomas M. Petition of Hammett Pinhey, Esquire, 48. Leave g 52.	Kay, o
tendance of Honbles. John Neilson and Louis Mas Petition of J. B. Pagé and others, 48. Leave gran Requesting	sue, o ted, 5
tendance of Charles De Lery, Clerk Assistant of Leg Council, before Committee on Records, &c., 74. granted, 80.	gislativ Leav
rence to Resolution of Assembly, on Address to I cellency respecting Magdalen Islands, 81. Concuby Council, and Address sent down, 106. On de the Address, 144.	lis Ex rred i liverin
of Bill for relief of Juliet Vanzandt, 145. Sent down	n, 20
on Bill to authorise Devizees and Trustees of the late Honble. Charles Jones, to convey a certain Brockville, 166. Sent down, 205.	Will o Lot i
Requesting ance of J. F. Taylor, Esquire, Clerk Assistant of lative Council, before Committee on Records, 197. granted, 200.	Legi Leav
rence to Address to Her Majesty on New Bri Boundary Line, 283. Vide Addresses, (5.)	ınswic
rence to Address to Her Majesty on the subject of and the transmission of Mails, 318. Concurrence Address to His Excellency to transmit, 330. Address to His Excellency to transmit, 330.	Postag ; wit sses (9.
ences on Bills, Vide Bytown; Notarial.	
DEMONDE, J.:—Petition of; on his removal as a Moo of the Legislative Assembly, 46.	essenge
ANTHONY:—Petition of; for indemnity for vo an Election in ignorance of the Law, 61. Refer Report, 87. Infra. Bill for his relief, presented and references.	red, 62
Read second time, 155. Passed, 158. By the (184. Royal Assent, 255. (9 Vic. cap. 101.)	Counci
tion of Very Reverend H. Hudon; for Act of Inction, 54. Referred, 55. Report, 64. Infra.	—Peti corpora —Bill t
Incorporate "Les Dames Religieuses de Notre D Bon Pasteur," presented and read, 120. Read secon Committed; Considered; Reported, 181. Passe By the Council, 235. Royal Assent, 254. (9 Vic. of	ame d d time d, 182

XY LETTERS PATENT:—Vide Cressé, L. M.; Lands. Lewis, Israel:-Petition of; for Premium as Inventor of a Fire Screen, 37. LIBRARY: - State of the Library, reported by Mr. Speaker, 9. Petition of Mayor and Corporation of Toronto; that duplicates of Works in the Library be deposited in the said City, 16. Referred, 17. Order of reference discharged, 41. Infra. Standing Committee appointed to assist Mr. Speaker in the direction of the Library, 32. Matters referred:—Petition of Mayor and Corporation of Toronto, 41. Report, 265. (Appendix O. O.) House resolves to go into Committee on the Report; Considered; To sit again in six months, negatived by casting vote of Speaker; To sit again in three months, carried on division, *ibid*. LIGHT HOUSES: - Vide Addresses, (26;) Governor General: St. Lawrence; Supply; Wallace, James. LIMITED PARTNERSHIPS:—Vide Questions negatived, 21. LIMITS :- Vide Counties. LITERARY: -- Vide Quebec. LITTLE, TAYLOR, AND OTHERS:—Petition of; to be relieved from rent on Clergy Reserve Lands, 162. Referred, 163. Petition of J. M. Quimby and others, also referred, 164. LIVE STOCK:—Vide Addresses, (8.) LOAN: -- Vide Supply. LONDON DISTRICT:—Petition of John Wilson; complaining against the Judge of said District, and praying relief, 176. Petition of L. Lawrason and others, the same, 202. Of W. Hillis and others, the same, 213. Latter Petition referred, 220. Petition of J. Wilson, also referred, 234. Member added to Committee, 277. Report, 310. L'Orignal Road:—Vide Addresses, (68, 70.) Losses:—Vide Addresses, (30;) Claims. LUMBER:—Petition of R. M'Gillis and others, of Quebec; for relief; Also, a Petition from the same, to be Incorporated as the Quebec Culler's Benevolent Society, 17. Latter Petition referred, 33. Report, 119. Infra. Petition of Wm. Rogerson and others; that the Salary of Supervisors of Cullers be increased, 37. Of J. Sharples, the same, 46. Of R. Clarke and others, the same, 60. Referred, 47, 62. Report, 86. Committed, 87. Considered, 98. Two Resolutions reported and agreed to, on division, 103. Infra. Petition of C. Cazeau and others; for amendment in the Lumber Act, 61. Petition of Rev. F. X. Delâge and others; against granting license to cut wood on borders of the Saguenay, 105. -Accounts of Supervisors of Cullers, to 31st December, 1845, received, 88. (Appendix T.) Printed, ·House resolves to go into Committee to consider of preventing sale of Timber on Public Lands, 221. Considered; No Report, 314. Bill to increase the Salary of Supervisors of Cullers, presented and read, 104. Read second time; Committed; Considered, 167. Reported, 174. Passed, 175. By the Council, 200. Royal Assent, 255. (9 Vic., cap. 16.) -Bill to incorporate the Quebec Culler's Benevolent

LUNATICS: - Vide Court of Chancery; Governor General, (19;) Insane; Rees, Wm.; Toronto.

Society, presented and read, 119. Read second time; Referred, 181. Vide also Addresses, (18, 36;) Mill Dams,

MACADAMIZED Roads:—Petition of John Urquhart and others; to be incorporated as a Company to construct a Plank or Macadamized Road from Oakville, through the Townships of Trafalgar, Esquesing and Erin, 15. Infra.

others; for Macadamizing the Lower Lachine Road, 15.
Referred. 17. Petition of M. F. Valois and others, 41.
Petition of W. Hannah and others, 50. Petition of E.
M'Naughton and others, 62; also referred; Member added to Committee, ibid. Petition of G. Roy and others, also referred, 72. Also, accounts of Trustees Montreal Turnpike Roads, 81. Committee to report from time to time, 92. Petitions of W. Evans and others; and of Honourable R. U. Harwood and others, referred, 95.
Instruction, ibid. Petition of J. Dillon and others, referred, 100. A Member added to Committee, 103. First Report; (Evidence Appendix S.S.) Committed; Report and Evidence printed, 113. Petition of N. B. Desmarteau, referred, 164. Also Petition of J. T. Brondgeest and others, 168. Considered, 205. Report certain Resolutions, 211. Agreed to, 212. Vide Turnpike, Second Report, 279. (Appendix S.S.)

Petition of Municipal Council (Victoria); for Macadamizing the Road from Madoc to Madawaska, 16. Referred, 73. Petition of Municipal Council (Niagara); to continue the Queenston and Grimsby Macadamized Road, through the Village of Jordan, 37. Referred, 38. Petition of G. Balt and others, against, 61. Referred to same Committee, 63. Petition of D. E. Boulton and others; to be incorporated to construct a Road from Cobourg to Port Hope, 60. Referred, 84. Report, 110. Petition of F. Murphy and others; to Macadamize Road from Valcartier to Quebec, 158. Referred, ibid, Vide Turnpikes. Petition of H. Black and others; to Macadamize "L'Ornière Road," 60. Referred, 62. Vide Turnpike. Petition of C. Hopkins and others; and of J. Ireland and others; to continue Macadamized Road from Dundas to Toronto, 76. Referred, 79. Report, 165. Petition of G. L. Perry and others; to Macadamize the Road from Montreal to Sault au Recollet, 182.

Bill to incorporate Trafalgar, Esquesing and Erin Road Company, presented and read, 32. Read second time and referred, 53. Reported, 87. Committed, ibid. Considered, 155. Reported, 161. Passed, 162. By the Council with amendments, 209. Agreed to, 210. Royal Assent, 254. (9 Vic. cap. 98.)

Bill to incorporate Etobicoke and Mono Road Company, presented and read, 166. Read second time; Referred, 198. Reported; Committed, 230. Considered, 304. Reported, 307. Passed, 309. By the Council with an amendment, 338. Agreed to, 339. Royal Assent, 345. (9 Vic. cap. 83.)

M'CARTHY, MICHAEL:—Petition of; to be employed as a Night Watch, to guard the Parliament Buildings during the Recess, 190. Referred, 199. Report, 300.

MACARA, JOHN:—Petition of; to be admitted to practise as Attorney and Solicitor in Upper Canada, 59. Referred, 63. Report, 73. Infra.

and read, 73. Read second time; Engrossed, 154. Passed, 158. By the Council with amendments, 196. Agreed to, 197. Royal Assent, 254. (9 Vic. cap. 102.)

M'DERMID, D.:—Petition of; for arrears of Pension, 46.

M'GILL COLLEGE:—Petition of Rev. F. J. Lundy; for relief, being forcibly dismissed from M'Gill College, 71. Referred. 84.

-Vide also Addresses (32); Universities.

M'Kenzie J. D., and others:—Petition of; for relief for being deprived of certain lands, 55. Referred, 72.

M'LENNAN, Mrs. C.:—Petition of; for relief, 79. Referred. 84. Report, 300. Resolution, 332.

M'LEOD, ALEXANDER:—Petition of; for compensation for false imprisonment in the United States, 233. Referred, 237. Report, 298. Vide Addresses, (7); Legislative Council.

Despatch in answer to Address of last Session respecting, 11.

M'MICKING, G.:—Petition of Municipal Council (Niagara) in behalf of; respecting destruction of his Steam Mill, 309.

MAGDALEN ISLANDS:—Petition of Joseph Cormier, Esquire, and others; that said Islands be not attached to Island of Prince Edward, 4. Referred, 33. Report, 68. Committed, 73. Resolution reported and agreed to; Communicated to Legislative Council for concurrence, 81. Concurred in, and Address to His Excellency sent from Council, 106. Concurred in, 135. Message from Council to wait upon His Excellency with Address, 144. His Excellency's answer, 157. Vide Municipalities.

MAGISTRATES APPOINTMENTS:—Bill from Legislative Council, to appoint Magistrates in remote parts of this Province, sent down: Read first time; Order for second reading, 258. Read second time; Order for third reading, 290. Passed, 297. Royal Assent, 345. (9 Vic. cap. 41.)

Mails, Transmission of:—Address to Her Majesty on the more frequent transmission of the Mails during the winter months, Ordered; Committee to draft the Address, 34. Vide Addresses (9.)

Manufactures:—Petition of Patrick Wallace, and others; to be incorporated as a Company to manufacture Paper at Cobourg, 70. Referred, 84. Report, 100. Infra.

Affairs of Sherbrooke Cotton Factory, laid

before the House, 49.

Bill to incorporate the Cobourg Manufacturing Company, presented and read, 135. Read second time; Referred, 181. Reported; Committed; Considered, 209. Again considered; Reported, 243. Passed, 244. By the Council with amendments, 267. Agreed to, 276. Royal Assent, 345. (9 Vic. cap. 78.)

MARIA TOWN:—Vide Addresses, (58.)

MARRIAGE LICENSE FUND: - Vide Rebellion Losses.

Marriages:—Petition of Isaac Law and others; to extend the privileges relating to Marriages and Baptisms to the Associate Presbyterian Synod of North America, 15. Referred, 46. Report, 68. Infra.

Bill to make valid certain informal Marriages in the District of Gaspé, presented and read, 5. Referred, 66. Reported, (Appendix Y.) Committed, 183. Considered, 236. Reported, 242. Passed, 244. Evidence on Bill required by Council, 281. Communicated by Message, 282. Petitions against the Bill: of Rev. J. L. Alain and others; and of J. H. Gosset, 94. Referred, 95. Petition of B. Coffin and others, on registering Marriages in District of Gaspé; and of J. S. Moriarty, the same, 71. Referred, 72. Vide Magdalen Islands.

Bill to enable Ministers of Associate Presbyterians to keep Registers of Marriages, &c., presented and read, 68. Read second time; Committed; Considered, 149. Reported, 152. Passed, 158. By the Council with amendments, 258. Agreed to, 278. Royal Assent, 345. (9 Vic. cap. 54.)

Bill from Legislative Council to extend Provisions of Act of Upper Canada, relating to Marriages, 274. Order for second reading, *ibid.* Second reading negatived, 343.

-Vide Registration; Ritchie, Mrs., L. H.

MARRIED Women:—Bill to provide for relief of, in certain cases, presented and read, and ordered for second reading, 135.

MASTER AND SERVANT: -Bill to regulate the duties between Master and Servant, presented and read, 166. Read second time; Referred, 226. Reported; Committed, 288.

MASTER BUILDERS:-Petition of T. Appleton and others; for removal of a French Law, respecting the stability of their Work, 93. Referred, 106.

MATTHEWS, PETER:—Bill to reverse attainder of, presented and read, 231. Order for second reading, ibid.

Bill from Legislative Council, to reverse attainder of Peter Matthews, brought down, 266. Order for second reading, 267. Read second and third times, and Passed, 290. Royal Assent, 345. (9 Vic. cap. 105.)

Mathison, J. and J. Grant:—Petition of; to purchase a Clergy Reserve Lot, 142.

MAYOR'S COURT :- Vide Quebec.

MECHANICS' INSTITUTE: - Vide Montreal: Toronto.

MEDICINE AND SURGERY:-Petition of J. King, M. D., and George Grassett, L. M.; for establishment of a College of Physicians and Surgeons in Upper Canada, 94. Referred, 183. Report, 208. Infra. Petition of A. Austin and others; to organize the Medical Profession in this Province, 94. Petition of F. C. T. Arnoldi, M. D., and others; for equal claims with Faculty of Medicine in M'Gill College, 113. Petition of E. Henwood; for copy of Bills relating to Medicine, &c., 142. Referred, 186. Petition of D. Campbell and others; for establishment of District Medical Societies, and Provincial Medical Board, 203.

-Bill to regulate Medicine and Surgery, presented and read, 80. Read second time; Referred, 154. Petition of J. Reid and others; against the Bill, 176. Also referred, 183.

-Bill to incorporate a College of Physicians and Surgeons in Upper Canada, presented and read, 208. Ordered for second reading, ibid. Petition of W. B. Beaumont and others; against the Bill, 291.

MEMBERS:

Take their Oath and their Seats, 1, 14. Added to Committees, 53, 62, 79, 81, 84, 97, 103, 120, 152, 153, 166, 184, 205, 210, 266. Leave of absence to, 90, 91, 97, 110, 152, 184, 201, 208, 214, 217, 218, 253, 266. Vacate their Scats, 242. To attend in their places, 5, 11, 20, 34, 38, 42, 47, 51, 140, 169, 176, 183, 195, 266, 271. Attend in their places, 8, 32, 35, 178, 187. -Do not attend in their places, 9, 32, 36, 40, 43, 49, 52, 57, Excused for non-attendance on Committees, 8, 32, 35, 36, 178, 184, 188, 202, 272, 278. -Excused from serving on Committees, 97, -Vide also Sessional Allowance.

MENONISTS AND TUNKERS:-Petition of Rev. Jacob Gooft and others; for reduction of amount exacted for non-performance of Militia Service, 55.

MERCHANT SEAMEN:—Despatch on Address of last Session relative thereto, 22. Despatch relating to desertion of Merchant Seamen, 28.

Messages :- Vide Governor General ; Legislative.

METCALFE, LORD: - Despatch on congratulation of the Legislature on his elevation to the Peerage, 22.

MILL DAMS:-Petition of Wm. Tremain and others; for owners of Mill Dams to erect Slides, 158.

MILL DAMS: - Continued.

Bill to afford relief to owners of Mill Dams in Upper Canada, presented and read, 171. Order for second reading, ibid.

-Bill to require Slides to Mill Dams on River Moira, presented and read, 171. Read second time; Committed; Considered, 226. Reported, 232. Passed, ibid. By the Council, 250. Royal Assent, 274. (9 Vic. cap. 52.)

MILITIA: - Petition of F. B. Blanchard and others; complaining of certain Militia Appointments, 142. Of A. Mousseau and others; the same, 186. Referred, 208, 219.

Bill for better regulation of Militia of this Province, presented and read, 57. Read second time and committed, 81. Considered; Referred, 161. Reported; Committed, 245. Considered, 279, 281. Reported, 286. Passed, 287. By the Council with amendments, 319. Agreed to, 321. Royal Assent, 346. (9 Vic. cap. 28.)

Vide also Laliberté, J. B.; Menonists; Pensions;

Questions negatived.

MILLER, H. AND OTHERS:—Petition of: to re-allow their Pensions as Commuted Pensioners, 203.

MILLES ROCHES:—Vide Addresses, (79.)

MINING:-Petition of Honorable P. M'Gill and others; to be incorporated to Work Copper and other Mines in this Province, 60. Referred, 105. Report, 152. Infra. Petition of W. B. Jarvis and others, for Act of Incorporation to explore and search for Mines of Copper and other Ores, 186.

Bill to incorporate the British American Mining

Company, presented and read, 166. Order for Second

Reading, ibid.

Bill to incorporate "The Upper Canadian Mining Order for second "Company," presented and read, 195. Order for second reading, ibid.

Vide Addresses, (37.)

Mississipi River: - Petition of James Johnston and others; to appropriate the sum authorised for a branch of said River, 219. Referred, 226.

Missisquoi District:-Petition of Charles C. Cotton and others; that the Territorial Division of said District be restored for Judiciary purposes, 150.

MONTREAL:

-Board of Trade: Wide Bankrupts;

Duties ; Usury.

CATHOLIC ORPHAN ASYLUM: - Petition

of Mrs. M. A. F. Viger and others: for aid, 54.

others; for Act of Incorporation, 55. Referred, 84. Report, 100. Petition of W. Workman and others, that votes for the Council be taken by Ballot, 61. Infra. Petition of J. Ferrier, Mayor, and others; for Act to declare Election of Mayor, null and void, &c., 112. Printed, 140. Referred on division, 159. Report, 199. (App. A.A.) Petition of A. Laframboise and others; on certain Elections in said City, 176. Referred, ibid. Report, 340. (Appendix E.E.E.)

-Bill to Incorporate "the Montreal Consumer's Gas Company," presented and read, 120. Read second time; Referred, 205. Reported, 237. Committed, 240. Petition of Montreal Gas Light Company; to be heard at the Bar against the Bill, 186. To be heard, 187. Bill to establish the Vote by Ballot in Election of Councillors and Assessors, for the City of Mon-

treal, presented and read, 166. Read second time; Referred, with an Instruction, 235. Reported; Committed; Considered, 269. Reported, 270. Passed, 277. By the Council, with amendments, 290. Agreed to, 295. Royal Assent, 345. (9 Vic. cap. 43.)

-Bill to amend the Laws Incorporating the City, &c., presented and read, 199. Read second time; MONTREAL CITY:—Continued. Committed; Considered, 242. Reported, 251. Passed, ibid. By the Council, 266. Royal Assent, 274. (9 Vic. (9 Vie.) cap. 21.) -Court House:—House resolves to go into Committee to consider of adopting measures to rebuild the Court House in Montreal; Considered, 89. Resolution reported and agreed to, 97. Infra. -Bill to provide for rebuilding the Court House in Montreal, presented and read, 97. Read second time; Committed, 175. Considered, 257, 287. No Report. Vide Addresses (54.) HARBOUR: -Vide Governor General (20.) tion of; for aid, 55. MECHANICS' INSTITUTE :- Statement of Property held by said Institute, 88. PROTESTANT ORPHAN ASYLUM:—Petition of; for aid, 45. TRINITY House: - Vide Trinity Houses. Turnpikes:—Vide Turnpike Roads. -Vide also Agriculture ; Building Societies; Hospitals; Master Builders; Police.

Morgan, Thomas:—Petition of; for adjustment of claims, for erroneous Survey, 84. Referred, 85.

Morin, Hon. A. N.:-Yide Speaker.

MUNICIPALITIES:—On amendments to Municipal Council Act: Petition of Municipal Council, (Victoria) 16. Referred, 73. Of L. J. Laverrier and others, 17. Of L. M. Cressé and others, (Nicolet) 37. Referred, 259. Of Joseph Hudon and J. B. Martin, 59. Of W. M'Dougall and others, (Newcastle,) 60. Referred, 85. Of P. P. Demaray and others, (Dorchester,) 61. Referred, 72. Petition of Municipal Council, (Hochelaga); for Municipalities in the several Concessions of the Parish of Montreal, 60. Also Petition of P. Lachapelle, for same, 71. Hochelaga Petition referof P. Lachapelle, for same, 71. Hochelaga Petition referred, 63. Petition of Jas. Dickson and others; that the Town of Three Rivers be formed into a separate Municipality, 62. Referred, 79. A Member added, ibid. Report, 108. Printed, ibid. Infra.

Returns of Debts and Liabilities of Municipalities of Lower Canada, laid before the House, 58.

(Appendix K.)

House resolves to go into Committee to consider of repealing and amending the Lower Canada Municipal Law; Considered, 111. Resolution reported and

Infra. agreed to, 135.

Bill to establish a Municipal Council in the Magdalen Islands, presented and read, 5. Referred with an Instruction, 66. Reported; Committed, 96. Considered; Reported, 167. Passed, 168. By the Council, with amendments, 215. Concurred in, 220. Royal Assent, 254. (9) Vic., cap. 15.) Subjects referred to Committee of Whole on said Bill:—Gaspé Marriage Bill; Gaspé Municipalities Bill; and Gaspé Administration of Justice Bill, 66; Also—Petition of B. Coffin and others, and of J. S. Moriarty and others, 72. To Report from time to time; Member added to Committee; First Report, 86. (Appendix S.) Petitions of Rev. J. L. Alsin and others, and of J. H. Gospett. tions of Rev. J. L. Alain and others; and of J. H. Gossett, also referred, 95. Two Members excused from serving on the Committee, and one Member added, 97. Second Re-PORT, (Municipalities Gaspé Bill,) 277.

Gaspé, presented and read, 5. Read second time and re-

second time; Referred, 180. Instruction, 184. Reported; Committed, 203. Considered, 243. Reported, 250. Passed, By the Council, with amendments, 297. Agreed to, 301. Royal Assent, 345. (9 Vic., cap. 78.)

Canada, presented and read, 136. Read second time; Committed, 257. Considered, 338. Reported, 340. Passed, 343.

MUNICIPALITIES:—Continued.

-Bill to amend Municipal Act of Upper Canada, presented and read, 250. Read second time; Committed; Considered, 308, 312. Reported, 312. Passed, 314. By the Council, 338. Royal Assent, 345. (9 Vic.,

-Vide also Eastern District; Sydenham; Township Councils.

JADEAU, François:-Petition of; for means to erect Batteries for Cannon, 59.

-Ladies' Benevolent Society:—Peti-Navigation:—Despatch on reserved Bill respecting right of property in British Plantation Vessels, 29.

> NATURALIZATION: - Petition of L. Beisang and others; respecting their Naturalization, 84. Referred, ibid. Reported, 89. Petition of R. Riddle and others; to revive the Law of 1841, 84.

> -Despatch relative thereto, on Address of last Session, 13.

New Brunswick:—Vide Addresses, (5, 28.)

NEW JERUSALEM CHURCH:-Petition of Rev. John Harlin and others; for same privileges as other religious denominations, 151. Referred, ibid. Report, 159.

NIAGARA DISTRICT: - Journals of Session of 1843, respecting site for new District Town, read and referred, 65. Petitions thereon referred, 84, 95. Report, 100. Infra.

-Petitions on removal of site of District Town; Of J. Kirby and others; Of O. Buchner and others; Of Thos. O. Parry and others; Of S. Birdsall and others, 70. Of A. Schooley and others; Of J. Graybill and others, 76. Of Archd. Thompson and others, 83. Of J. Blott and others; Of W. Chalmers and others, 93. Of D. Coleman and others; Of J. Lemon and others; Of A. Johnson and others; Of J. Lemon and others; Of A. Johnson and others; Of J. Employ and others 218. Of R. Killers and others 218. Of R. Killers and others. others, 94. Of Thos. Farley and others, 218. Of R. Kilborn, 245. Of J. Rykert and others; Of W. Wiley and others; Of Peter B. Nelles and others, 252. And of Municipal Council, (Niagara;) Another Petition from same, 291. -Bill to remove the Site of District Town

to Port Robinson, presented and read, 101. Second reading in six months, 168.

-Vide also Assessments; Taxes.

NICOLET COUNTY: - Vide Registration.

NOTARIAL: -Bill to remove doubts on validity of deeds, &c. before Notaries in Lower Canada, (Mr. Taschercau,) presented and read, 32. Second reading; Referred, 43. Reported and committed, 96. Considered; Reported; Again referred, 136. Reported and Committed, 177. Considered, 206, 236. Reported, 236. Passed, 237. By the Council, 258. Royal Assent, 274. (9 Vic. cap. 26.)

-Bill for better regulating Formalities of Authentic Actes passed before Notaries, (Mr. Viger,) presented and read, 34. Read second time, 148. Petition of N. B. Doucet and L. R. Lacoste, against the Bill, 142.

-Bill for organization of the Notarial Profession in Lower Canada, presented and read, (Mr. Laurin,) 42.

-Bill for better regulation of the Notarial Profession in Lower Canada, (Mr. Laurin,) presented and read, 92. Read second time; Referred, 148. Reported; Committed, 164. Considered, 185. Reported, 188. Passed, 190. By the Council, with amendments, 330. Considered and not agreed to, 335. Committee to draw reasons, 336. Reasons reported; Conference desired, 337. Agreed to by the Council, who appoint managers, 338. Managers of the House, 339. Further Conference requested by Legislative Council, 340. Agreed to, and Managers appointed, 341. Report; Free Conference desired, 343. Agreed to by Council; Managers appointed; Report, 344.

DD FELLOWS:-Bill to enable them to hold Real and Personal Estate, presented and read, 97. Order for second reading, 97, 167, 234. Officers and Servants of the House:—Petition of William Winder and others; for enquiry into the nature and extent of their services and their remuneration, 237. Referred, ibid. Report, 300. - Committee anpointed to report on proper Scale or Schedule of Salaries and other allowances to be paid thereto, 309. Three Resolutions reported, 319. Referred to Committee of whole on Contingencies, 320. Report agreed to, 332. Offices:- Vide Plurality of. ORDERS: -Vide Questions Negatived, (8.) Standing Orders. Called, 111. Discharged, 145, 198. To take precedence as originally placed on the Order Book, 135. ORDNANCE DEPARTMENT:-Petition of H. Pinhey; for passing of an Act to explain the Act 7 Vic. cap. 11, called the Ordnance Vesting Act, 37. Referred, 38. Report, 333. (Appendix C. C. C.) Petition of E. Malloch; for investigation of complaints against Ordnance Department at Bytown, 162. Petition of Mrs. E. M'Givern; for relief from Ordnance Department, 282. Petition of N. Sparks and others; for restoration of certain lands taken possession of by Ordnance Department, 233; Referred, ibid.

Bill to explain Ordnance Vesting Act; presented and read, 250. Read second time; Engrossed; Passed, 342. By the Council, 344. Royal Assent, 345. (9 Vic. cap. 42.) Vide also Addresses, (13.) Governor General, (5.) ORLEANS, ISLAND OF :- Vide Registration. OSGOODE HALL: -Message with Correspondence relative to accommodation therein, for Superior Courts of Law in Upper Canada, 215. Resolutions respecting the same, 288. Vide also Supply. Infra. -Bill to provide for permanent accommodation of the Superior Courts of Law and Equity in Upper Canada, presented, and read, 288. Read second time; Engrossed, 307. Passed, 309. By the Council, 330. Royal Assent, 345. (9 Vic. cap. 33.) OTTAWA COUNTY:-Petition of J. Egan and others; that the said County be set apart as a seperate district, 50. Referred, 51. OWEN, OLIVER AND J. SIFTON:—Petition of; for relief against the Board of Works, 62. PACAUD, L. E.:—Petition of: for a fixed Salary as a Commissioner of Bankrupts, 264. Printed, 266. also Addresses, (73.) PAPER MANUFACTURE: - Vide Manufactures. PAPINEAU, Hon. L. J.: - Vide Governor General (7); Supply. Parishes, Churches, &c.: -Bill to explain and amend an Act, concerning erection of, presented and read, 281. Order for second reading, ibid. Partition of Lands:—Vide Lands.

PATENTS:—Vide Beecher, J.

PENITENTIARY:—Annual Report of, for 1845, laid before the House, 42. (Appendix G.) Bill to consolidate and amend the Laws relating to the Provincial Penitentiary, presented and read, 42. Read second time; Committed, 81. Considered, 161. Reported, 166. Passed, 168. By the Council with amendments, 196. Agreed to, 197. Royal Assent, 254. (9 Vic. Pensions:-Vide Dixon, Wm.; Flamme; Havener, Mrs. M.; Lane, Mrs. L.; M. Dermid, D.; Miller, H. and others; Seelye, James; Wallace, J. PERTH (Town):-Petition of Rev. M. M'Donagh, for grant of Land to build Chapel, 76. Petition of Rev. M. Harris against the same, 163. Peterborough Town:—Bill to Incorporate said Town, presented and read, 135. Order for second reading, discharged, -Petition of R. D. Rogers relative to flie same, 218. PETERBORORGH AND PORT HOPE RAILROAD: -- Vide Railroads. PETITIONS: -For Private Bills.—Vide Bills. KEY TO PETITIONS PRESENTED AND READ. Adam, Rev. W., et al. Unitarians. 75 Ascott, Mun. Coun. of, Education. Anderson, Rev. J., et al. Clergy Reserves. 99 André A. Asselin, 117 Alexander, J., et al. Pilots. 145 Alley, Gerald, et al. Roads. 154 Allingham, Hugh, et al. Clergy Reserves. Atkins, T., Weights and Measures. Alton, G. S., et al. Duties. 192 208 327 Atkinson, Rev. A. F., et al. Clergy Reserves. 339 Armand, Louise. Flamme. 352 Allis, Thomas C., et al. Universities. 363 Andrews, James K., et al.
Appleton, T., et al.
Austin, A., et al. Medicine. 410 441 470 Alain, Rev. J. L., et al. Marriages. 473 Adams, Peter, et al. Roads.

Adams, H. & A. S. Pope.

Arnoldi, F. C. T., et al. Medicine. 477 478 562 Adams, A. A., et al. Roads.
Arnold, G. W., et al. Brochville.
Armstrong, W., et al. Clergy Reserves.
Austin, P. & J. Coverton. Agriculture.
Allen, Charles, et al. Clergy Reserves. 565 575 607 614 653 Adams, J., et al. Universities. 656 Armstrong, Rev. G. M., et al. Clergy Reserves. 680 Adams, A., et al. Clergy Reserves. Allen, Mrs. Mary. 728 735 Anderson, Rev. Richard, et al. Clergy Reserves. 770 Anderson, Rev. Richard, et al. Railroads. Blakey, Rev. R., et al. Clergy Reserves. 18 Bussiere, Pierre, et al. 36 Bedard, Capt. J., et al. River St. Charles. 47 Burroughs & Huot, Messrs., Registration. 86 Burns, Robert Easton 111 Bochet, A., et al. Winter Carriages. 123Brown, D. G., et al. Claims.
Bowron, W., et al. Winter Roads.
Bradley, C., et al. Surveying. 124 125 128Brown, G., et al. Roads. 132 Bourret, Rev. L. A., et al. La Rivière aux Outardes. 146

Bowerman, Stephen.

160

PETITIONS:—Continued. Petitions:—Continued. Bell, L., et al. Railroads. Boswell, G. M., et al. Railroads. Cormier, J., et al. Magdalen Islands. Burrage, Rev. R. R. Cobourg, President and Board of Police of. Colourg. Baker, F. B., et al. Clergy Reserves. Bethune, W. H., et al. Clergy Reserves. Bouchette, Mrs. A. Cameron, Donald. Cornwall, President and Board of Police of. Cornwall. Church Society, Toronto. Clergy Reserves. Couillard, Hon. A. G., et al. Game. Cressé, L. M., et al. Administration of Justice. Charitable Association, Quebec. Quebec. Buchanan, P., et al. Railroads. Bolton, B., et al. Roads. Bronté Harbour, President, &c. of. Harbours. Bond, Rev. W., et al. Clergy Reserves. Cressé, L. M., et al. Municipalities. Couillard, Hon. A. G. Colvile, E., et al. Roads. Crooke, T. L., et al. Roads. Bellivau, P., et al. Roads. Boulton, D. E., et al. Mucadomized. Black, Hon. II., et al. Macadomized. Blais, J., et al. Trinity Houses. Bell, Rev. W. Universities. Balfour, Rev. A. Education. Burwell, H., et al. Building Societies. Brondgoost J. T. et al. The Coté, Rev. J. B., et al. Roads. Creen, Rev. T., et al. Clergy Reserves. Chaderton, Rev. W., et al. Clergy Reserves. Clark, Benjamin, et al. Lumber. Chaurette, J., et al. Education. Commercial Bank, Presdt., Directors & Co. of. Banks. Brondgeest, J. T., et al. Tolls. Ball, G., et al. Macadamized. Blanchard, E. Vaccination. Classon, J. Claims. Cazeau, C., et al. Lumber. Cooke, Very Rev. T., et al. Education. Curruthers, F. F. Blackburn, J., et al. Roads. Besse, P., et al. Winter Carriages. Birdsall, S. et al. Niagara. Buchner, O., et al. Ningara. Borrowdale, J., et al. Clergy Reserves. Burwell, J. Harbours. Cook, Rev. J., et al. Education. Cutlin, G., et al. Clergy Reserves. Cowan, M., et al. Clergy Reserves. Burtch, A., et al. Clergy Reserves. Burwell, J. Railroads. Bowes, William. Bell, Mrs. Julia. Calvin, D. D., et al. Ferries. Cody, C. G., et al. Clergy Reserves. Cressé, L. M. Coffin, B., et al. Marriages. Comins, J. II. Beisang, L., et al. Naturalization. Brooks, G. W., et al. Roads. Bathurst District, Mun. Coun. B Cowan, J., et al. Clergy Reserves. Coyne, T. G., et al. Clergy Reserves. Cox, Licut. Col., et al. Roads Bathurst District. Bathurst District, Mun. Coun. Universities. Chevrefils, J. O., et al. Roads. Carpenter, J., et al. Education. Clans, J. & W. Indians. Bruce, R. H., et al. Haldimand. Blot, S., et al. Niagara. 48 Bosworth, N., et al. Universities, Belleville, Presdt. and Board of Police of, Belleville. Besserere, L. T., et al. Bytown. Baker, C., et al. Apprentices. Burwell, J. Lands. Balfour, Rev. A., et al. Clergy Reserves. Chalmers, W., et al. Niagara. Cramp, Rev. J. M. Education. Cramp, Rev. J. M. Clergy Res Clergy Reserves. Cramp, Rev. J. M. Universities. Corcoran, T., et al. Bytown. Crawford, G., et al. Assessments. 38 Bertrand, L. et al. Rimouski. Buckham, A., et al. Clergy R Culp, J. H., Randal, Robert. Coleman, D., et al. Niagara. Commercial Bank, President and Directors of. Banks. Clergy Reserves. Bozart, J., et al. Clergy Reserves. Buchan, D., et al. Clergy Reserves. Bertrand, Alexis. Benjamin, W., et al. Jews. Caldwell, J. B., et al. Duties. Chamberland, J. B. A., et al. Rimouski. Clergy Reserves. Clergy Reserves. Chambers, G., et al. Cronk, L. II., et al. Beecher, Isaac. Burrage, Rev. R. R., et al. Clergy Reserves. Coutts, D., et al. Clergy Reserves. Blanchard, F. B. Militia. Coulthard, C., et al. Coulthard, C., et al. Coyne, T. G., et al. Cronk, L. H., et al. Bates, W., et al. Post Office. Baker, W., et al. Dunham Academy. Člergy Reserves. Roads. Billing, A., et al. Clergy Reserves. Browitt, J., et al. Harbours. Barwick, H. W., et al. Registration. Barrett, W. & R. A. Symms. Education. Boyd, Rev. R., et al. Universities. Bosworth, N., et al. Clergy Reserves. Bellows, J., et al. Clergy Reserves. Bird J. et al. Rands Clergy Reserves. Clergy Reserves. Cameron, D. Cotton, C. G., et al. Missisquoi. Quebec. Campbell, A., et al. Chouniard, J., et al. Curodeau, P., et al. Quebec. Trinity Houses. Bird, J., et al. Roads. Bullock, W. H., et al. Universities. Chapais, T. C. Roads. Connell, Rev. D., et al. Clergy Record Culver, G. S., et al. Clergy Reserves. Clergy Reserves. Clergy Reserves. Bourassa, H., Senr. Bethune, Rev. J., et al. Railroads. Culver, J., et al. Clergy Reserves. Cuvillier, Honorable, A., et al. Duties. Cardinal, Andre, L. Campbell, A., et al. Roads. Campbell, D., et al. Medicine. Caldwell, W., et al. Roads. Church, P., et al. Clergy Reserves. Cressé, L. M., et al. Tavern Licenses. Cressé, L. M. Crooks, Honorable. J. Blanchard, F. B., et al. Winter Carriages. Barnardin, J. B., et al. Roads. Burritt, H., et al. Roads. Becket, W. W., et al. Roads. Barthe, J. G. Registration. Blackburn, J., et al. Sydenham. Bouchette, J., et al. Beaumont, W. R. F. R. C. S., et al. Medicine. Crooks, Honorable, J.

Caron, Rev. C. T., et al. Roads.

93

```
PETITIONS: -- Continued.
PETITIONS: — Continued.
              Cameron, D.
                                                                                                   281
                                                                                                            Fisher, J. C.
                                                                                                                                    Quebec.
                                                                                                            Fraser, R. D.
Forbes, L. E., et al. Hospitals.
Fralick, Rev. B., et al. Universalists.
   840
             Champion, Thos., et al. Duffin's Creek.
                                                                                                   350
                                                                                                   426
                                                                                                   435
                                                                                                            Ferrier, J., et al. Montreal. Freeman, S. B. Elections.
                                                                                                   540
             Dempsey, J. W.
     10
             Dumoulin, P. B. and P. E. Vezina, Three Rivers.
                                                                                                   571
             Dechene, J. B. M., et al. Registration.
Demers, J., et al. Registration.
                                                                                                   612
                                                                                                            Fraser, Rev. W., et al. Clergy Reserves.
                                                                                                            Ferguson, R., et al. Kitley.
Flood, Rev. R. et al. Clergy Reserves.
     63
                                                                                                   618
            Ducharme, Rev. M., et al. Colleges.
Dixon, W., et al. Clergy Reserves.
Dean, J., et al. Quebec.
Dougall, D. M., et al. Railroads.
Deacon, Rev. J., et al. Clergy Reserves.
Destroismeisens S. et al. Reads
     93
                                                                                                   666
     98
                                                                                                   755
                                                                                                            Farley, T., et al. Niagara.
                                                                                                            Finlay, C. H.
   113
                                                                                                   806
   129
                                                                                                   820
                                                                                                            Fletcher, Rev. C., et al.
                                                                                                            Frémont, Mrs. Charlotte.
   136
                                                                                                   836
            Destroismaisons, S., et al. Roads.
De Veaux, S., et al. Suspension Bridge.
Duncan, W. Roads.
   147
   161
   216
                                                                                                            Gunning, Rev. W. H., et al. Clergy Reserves.
                                                                                                     13
             Deroche, Rev. E., et. al. Clergy Reserves.
                                                                                                            Great Western Railroad Company, President and
   242
                                                                                                     24
             Demaray, P. P., & P. Gamelin. Municipalities. DeCow, J., et al. Universities.
                                                                                                            Directors of. Railroads.

Great Western Railroad Company, President and
   284
   303
                                                                                                     25
                                                                                                            Directors of. Railroads.
Guy, E., et al. Macadamized,
Garrette, P., et al. Winter Carriages.
Grubb, J., et al. Plank Roads.
             Dillon, J., et al. Tolls.
   308
            Delaire, E., et al. Feudal Tenure.
Dickson, J., et al. Municipalities.
Desmarteau, N. B., et al. Turnpike Roads.
   321
                                                                                                     28
   324
                                                                                                     41
   383
                                                                                                     57
             Dawes, Rev. W., et al. Clergy Reserves.
                                                                                                            Gagnon, Rev. C., et al. Roads.
   401
                                                                                                     78
             Dawson, W., et al. Roads.
Ducharme, Rev. M., et al. Registration.
   407
                                                                                                     82
                                                                                                             Gauthier, Augustin.
   427
                                                                                                             Gildersleeve, H., et al. Railroads.
                                                                                                     88
                                                                                                            Green, J. L., et al. Clergy Reserves. Gagnon, D., et al. Real Estate.
Gemmill, J. R.
             Dick, Rev. W. Universities.
Dick, Rev. W. Clergy Reserves.
   438
                                                                                                   142
   439
                                                                                                   149
             Deacon, Rev. J., et al. Education. Dickson, W. H., et al. Fish.
   472
                                                                                                   156
                                                                                                            Gibb, Mrs. M., et al. Quebec. Gaulin, Right Rev. R. Colleges.
   495
                                                                                                   172
             Davidson, H., et al. Clergy Reserves. Draper, C., et al.
   496
                                                                                                   175
                                                                                                            Glen, J., et al. Ferries.
Green, W., et al. Clergy Reserves.
   506
                                                                                                   182
             Delage, Rev. F. X., et al.
   520
                                                                                                   193
                                                                                                            Gooft, Rev. J., et al. Menonists.
Graham, W.; et. al. Clergy Reserves.
Grange, G. J., et al. Universities.
             Doucet, N. B., & L. R. Lacoste. Notarial. Dorman, O., et al. Roads.
   588
                                                                                                   209
   589
                                                                                                   340
             Donahoo, J. Claims.
Dugré, E. G., et al. Winter Carriages.
Duchésnay, N., et al. Juries.
    642
                                                                                                   356
                                                                                                             Gates, C. et al. Harbours.
Gemmill, J. A., et al. Roads.
    670
                                                                                                   359
    672
                                                                                                   391
    679
             Dixon, W
                                                                                                   396
                                                                                                             Gage, J. P., et al. Burlington.
             Dubord, H., et al. Ship Builders.
Duranseaux, Rev. A., et al. Railroads.
                                                                                                             Graybill, J., et al. Niagara.
    689
                                                                                                   398
                                                                                                             Graybil, J., et al. Nagura.

Gourlay, R. F.

Gibson, W., et al. Edwardsburgh.

Gage, J. P., et al. Universities.

Graham, H. F., et al. Burlington Bay.

Giroux, W., et al. Turnpihe Roads.

Gosset, J. H. Marriages.

Gibson, L. et al. Payde.
    692
                                                                                                   402
    703
              Dalton, Mrs. S.
                                                                                                   411
             Darling, W. S., et al. Clergy Reserves. Durand, J.
    722
                                                                                                   418
    740
                                                                                                    420
             Destroismaisons, Rev. T., et al. Rimouski. Desbarats, E., et al. Turnpikes.
    746
                                                                                                    445
    747
                                                                                                    474
                                                                                                             Gibson, J., et al. Roads.
Gould, J., et al. Clergy Reserves.
    752
              Defrics, Robert.
                                                                                                    487
              Devenish, T, et al. Universities. Dods, J. St. Michel Road.
    799
                                                                                                    508
                                                                                                             Gore Bank, President and Directors of. Bunks.
    823
                                                                                                    509
                                                                                                             Grange, G. J. and T. Hodgskin. Universities. Gamble, W., et al. Roads.
                                                                                                    510
                                                                                                    512
                                                                                                                                            Claims.
      46
              Eastern District Municipal Council of. Roads.
                                                                                                    523
                                                                                                              Gardner, S., et al.
                                                                                                             Griffith, R., et al. Roads.
Gendron, S. and J. Benoit. Winter Carriages.
Guay, T. H., et al. Registration.
              Education Society of District Quebec. Education.
      83
                                                                                                    542
              Egan, J., et al. Ottawa.
    189
                                                                                                    561
              Evans, E., et al. Clergy Reserves.
Edwards, W., et al. Universities.
Edmond, C., et al. Berthier.
    227
                                                                                                    564
    336
                                                                                                              Graham, Eli, et al. Clergy Reserves
Gibbs, Rev. D., et al. Universities.
                                                                                                                                             Clergy Reserves.
                                                                                                    568
    389
                                                                                                    577
                                                                                                              Globensky, L. E., et al. Roads.
Goudreault, S. F., et al. Registr
              Elliott, Rev. T. G., et al. Clergy Reserves.
     422
                                                                                                    598
              Ewart, T., et al.
Evans, W., et al.
                                         Universities.
    458
                                                                                                                                                     Registration.
                                                                                                    616
                                                                                                              Gibbs, Rev. D., et al. Clergy Reserves. Guérout, Rev. N., et al. Clergy Reserves.
                                           Turnpikes.
    486
                                                                                                    627
     690
              Earele, J., et al. Universities.
                                                                                                    650
                                                                                                              Gunne, Rev. J., et al. Clergy Reserves.
              Edwards, J. G., et al. Universities.
     796
                                                                                                    665
                                                                                                     713
                                                                                                              Gourlay, R. F.
                                                                                                    714
                                                                                                              Giroux, Rev. A. O., et al. Registration.
                                                                                                              Geddes, J. G., et al. Universities. Geddes, J. G., et al. Education.
              Foot, G. W., et al. Roads.
      11
                                                                                                     731
      44
               Felton, J.
                                                                                                     732
              Ferrier, J., et al. Railroads.
Ford, D. B. O., et al. District Schools.
Foster, S. S., et al. Shefford Academy.
Felton, J., et al. Roads.
Folton, J. et al. Roads.
                                                                                                              Gooderham and Worts., et al. Duties.
      87
                                                                                                     733
                                                                                                              Gapper, R. C., et al. Roads.
      92
                                                                                                     784
     177
                                                                                                     807
                                                                                                              Gourlay, R. F.
     206
                                                                                                              Gourlay, R. F.
                                                                                                     810
                                                                                                              Gilmour & Co., Messrs., et al. Bankrupts.
     207
              Felton, J., et al. Roads.
                                                                                                     821
              Fuller, Rev. G. B., et al. Clergy Reserves.
Fidler, T. et al. Clergy Reserves.
Fauquier, Rev. F., et al. Clergy Reserves.
Flemming, Rev. C. B., et al. Clergy Reserves.
Fisher, J. C. St. George's Society.
                                                                                                              Grieve, E., et al. Universities.
     238
                                                                                                     827
     239
     240
                                                                                                                                                   Η.
                                                                                                              Henry, R., et al. Clergy Reserves. Hall, W., et al. Roads.
     245
                                                                                                     - 14
     279
                                                                                                      38
```

56 Home District Municipal Council. Education. 77 Heroux, Liout Col. P. J., et al. Roads. 78 Heroux, Liout Col. P. J., et al. Roads. 131 Hotchison, J. & J. R. Wocarly, Harbours. 132 Hower, D., et al. Clergy Reserves. 133 Hower, D., et al. Clergy Reserves. 134 Hower, D., et al. Clergy Reserves. 135 Honors, Rev. B., et al. Broat Easte. 136 Héan, J. L. Roads. 137 Hicko, Rev. J., et al. Clergy Reserves. 138 Hannah, W., et al. Les Roligienes. 139 Hiddook, S., et al. Viola, R. E. 140 Holdook, S., et al. Viola, R. E. 141 Holdook, S., et al. Viola, R. E. 141 Hordook, J., et al. Roads. 141 Honor, J., et al. Roads. 142 Handloo, R. J., et al. Roads. 142 Handloo, R. J., et al. Concession. 143 Handloo, R. J., et al. Concession. 144 Honor, J., et al. Concession. 144 Honor, J., et al. Concession. 144 Honor, R. J., et al. Concession. 144 Honor, R. J., et al. Clergy Reserves. 145 Handloo, R. J., et al. Concession. 146 Handloo, R. J., et al. Concession. 147 Hilton, R. J., et al. Concession. 148 Handloo, R. J., et al. Concession. 149 Handloo, R. J., et al. Concession. 140 Handloo, R. J., et al. Concession. 140 Handloo, R. J., et al. Concession. 141 Honor, R. J., et al. Concession. 141 Honor, R. J., et al. Concession. 142 Handloo, R. J., et al. Concession. 143 Handloo, R. J., et al. Concession. 144 Honor, R. J., et al. Concession. 145 Handloo, R. J., et al. Concession. 145 Handloo, R. J., et al. Concession. 146 Handloo, R. J., et al. Concession. 147 Handloo, R. J., et al. Concession. 148 Handloo, R. J., et al. Concession. 149 Handloo, R. J., et al. Concession. 140 Handloo, J., et al. Concession. 14	PETITIO	N6:—Continued.	PETITIO	ONS:—Continued.
76 Hill, H. N., et al. Education. 78 Heroux, Lieut, Col. P. J., et al. Roads. 211 Hutchison, J. & J. F. WCarthy, Harbours. 212 Hutchison, J. & J. F. WCarthy, Harbours. 213 Honore, D., et al. Carge Reserves. 214 Honore, D., et al. Carge Reserves. 215 Honore, R. F. M. & Harland, W., et al. Tolit. 216 Honore, R. F. A. & Harland, W., et al. Tolit. 217 Hicks, Rev. J., et al. Cargy Reserves. 218 Hutlon, Very Rev. H. Les Rehiguese. 219 Hutlon, Very Rev. H. Les Rehiguese. 210 Hutlon, J. and J. B. Martin. 221 Harce, M. E. & Harland, R. E. & Hoogleinson, R., et al. Reads. 222 Hutlon, J. and J. B. Martin. 223 Hutlon, J. and J. B. Martin. 224 Hutlon, J. and J. B. Martin. 225 Hundon, J. and J. B. Martin. 226 Hundon, J. and J. B. Martin. 227 Hutlon, R. J., et al. Barton. 228 Hutlon, W. C., et al. Reads. 229 Hilten, B. J., et al. Duty. 230 Hilten, B. J., et al. Duty. 231 Horrick, G., et al. Cargy Reserves. 232 Harring, R. C., et al. Mandomized. 233 Harrwood, Hororable F. L., et al. Reads. 234 Hornorable, G., et al. Cargy Reserves. 235 Hale, J., et al. Duty. 236 Hale, J., et al. Duty. 237 Horring, Rev. R., et al. Cargy Reserves. 238 Hale, J., et al. Duty. 239 Hale, J., et al. Reads. 240 Hale, J., et al. Reads. 241 Hale, J., et al. Rev. R. et al. Cargy Reserves. 242 Hale, J., et al. Rev. R. et al. Cargy Reserves. 243 Harrwood, Hororable F. U., et al. Reads. 244 Hale, J., et al. Puty. 245 Harring, Rev. R., et al. Cargy Reserves. 246 Hale, J., et al. Reads. 247 Hale, J., et al. Puty. 248 Hale, J., et al. Puty. 249 Hale, J., et al. Puty. 240 Hale, J., et al. Cargy Reserves. 241 Hale, J., et al. Cargy Reserves. 242 Harring, Rev. R., et al. Cargy Reserves. 243 Harring, J., J., et al. Reads. 244 Hale, J., et al. Reads. 245 Harring, Rev. R., et al. Cargy Reserves. 246 Hale, J., et al. Reads. 247 Hale, J., et al. Reads. 248 Hale, J., et al. Reads. 249 Hale, J., et al. Reads. 240 Hale, J., et al. Reads. 240 Hale, J., et al. Mandomiz			1	
Herous, Lieut, Col. P. J., et al. Readz. 134 Hoove, D., et al. Clergy Reserves. 134 Hoove, D., et al. Clergy Reserves. 136 Hoove, D., et al. Clergy Reserves. 137 Honor, D., et al. Clergy Reserves. 138 Honord, R. C., et al. Read Extet. 138 Honord, W., et al. Toll. 139 Hickock, S., et al. Clergy Reserves. 139 Hodgshnoon, R., et al. Readz. 130 Honord, S., et al. Flodd, R. E. 131 Hodgshnoon, R., et al. Readz. 131 Honord, S., et al. Readz. 131 Honord, J., et al. Buston. 132 Honord, J., et al. Buston. 132 Honord, J., et al. Buston. 132 Honord, J., et al. Buston. 133 Honord, J., et al. Buston. 134 Honord, J., et al. Clergy Reserves. 134 Honord, S., et al. Clergy Reserves. 134 Honord, J., et al. Clergy Reserves. 135 Honord, J., et al. Clergy Reserves. 134 Honord, J., et al. Clergy Reserves. 135 Honord, J., et al. Clergy Reserves. 134 Honord, J., et al. Clergy Reserves. 135 Honord, J., et al. Clergy Reserves. 135 Honord, J., et al. Clergy Reserves. 136 Honord, J., et al. Clergy Reserves. 137 Honord, J., et al. Clergy Reserves. 138 Honord, J., et al. Clergy Reserves. 138 Honord, J., et al. Clergy Reserves. 139 Honord, J., et al. Clergy Reserves. 130 Honord, J., et al. Clergy Reserves. 130 Honord, J., et al. London District. 130 Honord, J., et al. Clergy Reserves. 130 Honord, J., et				
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Hotelaga Municipal Council of Municipalities. Hillons, A. F., et al. L'Aucrestites. Hillons, D. J., et al. Bould. Hillons, D. J., et al. Duty. Hillons, D. J., et al. Duty. Hillons, D. J., et al. Duty. Hornick, G., et al. Chery Reserces. Hornick, G., et al. Clery Reserces. Hornick, G., et al. Clery Reserces. Hornick, G., et al. Clery Reserces. Hornick, G., et al. Macademized. Holkins, C., et al. Macademized. Holling, W. C. Horbour. Hale, J., et al. Purbour. Hale, J., et al. Furbour Dues. Holling, M. T. S. J. B. Martin. Roads. Hornich, G., et al. Clery Reserces. Hornich, G., et al. Clery Reserces. Hornich, J., et al. Picklon. Hollingsworth, E., et al. Clery Reserces. Hartl, J. O., et al. Clery Reserces. Harling, R. V., et al. Clery Reserces. Harling, R. V., et al. Perth. Hornich, G., et al. Clery Reserces. Harling, W. C. Errenbly, Pilots. Hamilton, J., et al. Roads. Hollingsworth, E., et al. Clery Reserces. Harling, R. V., et al. Clery Reserces. Harling, W. C. Let A. W. et al. Elections. Halling, W. C., et al. Nacademized. Hilling, W. C. at A. Clery Reserces. Harling, W. C. at Al. Clery Reserces. Harling, W. C. at A. Roads. Hamilton, J., et al. Roads. Hamilton, J., et al. Clery Reserces. Harling, W. C., et al. Clery Reserces. Hilling, W. C. at A. Clery Reserces. Hilling, W., et al. C		Hamel, J., et al. Quelec.		King, Rev. W. Vide Hall.
271 Hichnes, Honorable F., et al. St. Patrick's, Hume, W. C., et al. Roads, Hume, W. C., et al. Roads, Harlins, A., et al. Daty, Haines, A., et al. Universities, M. Hornick, G., et al. Clergy Reserves, Harkin, Rev. P. H., et al. Lengy Reserves, Harkin, Rev. P. H., et al. Roads, Hale, J., et al. Distanced, Hale, J., et al. Quebec, Hannah, J. Vilad. 28 Hale, J., et al. Roads, Hume, W. C. Harbour. Length Reserves, Hatt, J. O. Elections, Hardy, S., et al. Clergy Reserves, Hatt, J. O. Elections, Hardy, S., et al. Clergy Reserves, Hart, J. O., et al. Clergy Reserves, Hardy, S., et al. Clergy Reserves, Hardy, J., et al. Roads, Horton, W., & T. D. Warren. Elections, Hamilton, J., et al. Roads, Hamilton, J., et al. Roads, Hamilton, J., et al. Clergy Reserves, Hardy, J., et al. Lendon District, Lendon, J., et al. Roads, Lambert, F. X., et al. Clergy Reserves, Leening, W., et al. Roads, Lambert, F. X., et al. Clergy Reserves, Leening, W., et al. Roads, Lambert, F. J., et al. Clergy Reserves, Leening, J., et al. Roads, Lambert, F. J., et al. Clergy Reserves, Leening, J., et al. Roads, Lambert, F. J., et al. Clergy Reserves, Leening, W., et al. Roads, Lambert, F. J., et al. Roads, Lambert, F. J., et al. Roads, Lambert, F. J., et al. Clergy Reserves, Leening, J., et al. Roads, Lamber		Hochelaga Municipal Council of. Municipalities.		
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362 Harkin, Rev. P. H., et al. Insune. 363 Hapkins, C., et al. Macadamized. 416 Hale, J., et al. Duty. 426 Harwood, Honorable R. U., et al. Roads. 417 Hume, W. C. Harbour. 428 Harmoal, J. Vidal. 439 Hannah, J. Vidal. 430 Harrold, S., et al. Clergy Reserves. 431 Hapkon, J., & J. B. Martin. 430 Harrold, S., et al. Clergy Reserves. 431 Harrold, S., et al. Clergy Reserves. 432 Hale, J., et al. British Canadian. 433 Harmond, J. R. T. Harbour Dues. 434 Hale, J., et al. British Canadian. 435 Harrold, S., et al. Clergy Reserves. 436 Harris, Rev. M., et al. Clergy Reserves. 437 Harring, Rev. J., et al. Parth. 438 Harmond, J. & L. 439 Harmond, J. & L. 430 Lagaré, J., et al. Vinter Carriages. 431 Harring Rev. M., et al. Clergy Reserves. 432 Harring, Rev. J., et al. London District. 433 Harring Rev. J., et al. London District. 434 Hamilton J., et al. Clergy Reserves. 435 Harris, Rev. M., et al. Clergy Reserves. 436 Harris, Rev. J., et al. London District. 437 Lauric, Rev. A. G., et al. Linchon District. 438 Harming S. Lone, Messrs. Turmpike. 439 Harring Rev. J., et al. Clergy Reserves. 440 Hannilon J., et al. Clergy Reserves. 441 Hillis, W., et al. London District. 442 Hamilton S. Low, Messrs. Turmpike. 444 Honry, Rev. D., et al. Clergy Reserves. 444 Hamilton S. Low, Messrs. Turmpike. 445 Law, J., et al. Marriages. 444 Law, J., et al. Law, J., et al. Clergy Reserves. 445 Lauric, Rev. A., et al. Clergy Reserves. 446 Ligner, J., et al. Marriages. 447 Lawriages. 448 Lawriages. 448 Lawriages. 448 Lawriages. 449 Lawriages. 440 London, J., et al. Survey. 440 Lamin, Rev. J., et al. Clergy Reserves. 440 Hannilon S. Low, Messrs. Turmpike. 440 Lawriages. 441 Lawriages. 444 Lawriages. 444 Lawriages. 444 Lawriages. 445 Lawriages. 446 Lawriages. 447 Lawriages. 448 Law				King's College Council. Universities.
Hojkins, C., et al. Miccolamized.				
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Hillis, W., et al. London District. Hamilton, Prsdt. & Board of Police of. Barton. Hamilton & Low, Messrs. Turnpike. Henry, Rev. D., et al. Clergy Reserves. I. Lemon, J., et al. Viagara. Henry, Rev. D., et al. Clergy Reserves. I. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Jewell, Ebenezer. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Jones, N., et al. Roads. Jarvis, W. B., et al. Building Societies. Jambert, F. X., et al. Roads. Lambert, F. X., et al. Roads. Leavitt, Rev. D., et al. Roads. Leavitt, Rev. D., et al. Viiversalists. Lemon, J., et al. Niagara. Laverdière, J. B., et al. Clergy Reserves. Leslic, W., et al. Clergy Reserves. Leeming, Rev. W., et al. Clergy Reserves. Laliberté, J. B. Latitle, T., et al. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Leoning, J., et al. Duties. Leoning, J., et al. Clergy Reserves. Lebel, C. & T. H. Pinet. Roads. Leoning, J., et al. Loudon District. Lebel, C. & T. H. Pinet. Roads. Leoning, J., et al. Clergy Reserves. Lamarre, Rev. M., et al. Roads. Leavitt, Rev. D., et al. Viiversalists. Lemon, J., et al. Viiversalists. Lemo		Hyndman, A. W., et al. Clergy Reserves.	379	Lyster, C., et al. Roads.
Hamel, J., et al. Quebec. Hamilton, Predt. & Board of Police of. Barton. Hamilton, Predt. & Board of Police of. Barton. Hamilton & Low, Messrs. Turnpike. Henry, Rev. D., et al. Clergy Reserves. I. Ireland, J., et al. Macadamized. Jackson, C., et al. Macadamized. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Jones, N., et al. Roads. Jones, N., et al. Building Societies. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves. Lamarre, Rev. M., et al. Maagas. Leavitt, Rev. D., et al. Universalists. Leavitt, Rev. D., et al. Viagara. Leavitt, Rev. D., et al. Niagara. Leavitt, Rev. D., et al. Niagara. Leavitt, Rev. D., et al. Niagara. Leslic, W., et al. Niagara. Leslic, W., et al. Niagara. Leverdière, J. B., et al. Clergy Reserves. Leslic, W., et al. Clergy Reserves. Laing, J., et al. Clergy Reserves. Laframboise, A., et al. Montreal. Lawrason, L., et al. Montreal. Lawrason, L., et al. London District. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves. Leslic, W., et al. Niagara. Leavitt, Rev. D., et al. Niagara. Leavitt, Cev. D., et al. Niagara. Leavitt, Cev. D., et al. Niagara. Leavitt, Rev. D., et al. Niagara		Hillis, W., et al. London District.		Lambert, F. X., et al. Roads.
Hamilton, Prsdt. & Board of Police of. Barton. Hamilton, Prsdt. & Board of Police of. Barton. Hamilton & Low, Messrs. Turnpike. Henry, Rev. D., et al. Clergy Reserves. I Henry, Rev. D., et al. Clergy Reserves. I. Ireland, J., et al. Macadamized. Jackson, C., et al. Macadamized. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Jewell, Ebenezer. Is Johnston, D., et al. Roads. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Jones, N., et al. Roads. Jones, N., et al. Building Societies. Jarvis, W. B., et al. Building Societies. Jones, S., et al. Clergy Reserves. Leavitt, Rev. D., et al. Niagara. Lemon, J., et al. Niagara. Lemon, J., et al. Niagara. Lemon, J., et al. Neads. Leeming, J., et al. Clergy Reserves. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Lebel, C. & T. H. Pinet. Roads. Leeming, J., et al. Duties. Leeming, J., et al. Duties. Leeming, J., et al. Duties. Learnmboise, A., et al. Montreal. Lawrason, L., et al. London District. Lawrason, L., et al. London District. Lawrason, J. LeBourdais, Rev. M., et al. Winter Carriages.		Hamel, J., et al. Quebec.	11	Lamarre, Rev. M., et al. Roads.
Henry, Rev. D., et al. Clergy Reserves. I. Ireland, J., et al. Macadamized. J. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Johnston, D., et al. Roads. Johnston, D., et al. Building Societies. Jarvis, W. B., et al. Building Societies. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves. Laverdière, J. B., et al. Clergy Reserves. Laing, J., et al. Clergy Reserves. Label, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Loyd, T. W., et al. Duties. Leeming, J., et al. Clergy Reserves. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. Lawrason, L., et al. London District. Langevin, J. LeBourdais, Rev. M., et al. Winter Carriages.		Hamilton, Prsdt. & Board of Police of. Barton.		
I. Soll Leslie, W., et al. Clergy Reserves. Laing, J., et al. Roads. Laing, J., et al. Roads. Laing, J., et al. Roads. Laeming, Rev. W., et al. Clergy Reserves. Laing, J., et al. Roads. Laeming, Rev. W., et al. Clergy Reserves. Laing, J., et al. Roads. Laeming, Rev. W., et al. Clergy Reserves. Laing, J., et al. Roads. Laeming, Rev. W., et al. Clergy Reserves. Latitle, T., et al. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Loyd, T. W., et al. Duties. Laframboise, A., et al. Duties. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves.		Hamilton & Low, Messrs. Turnpike.		
I. Ireland; J., et al. Macadamized. J. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Jewell, Ebenezer. Johnston, D., et al. Roads. Jones, N., et al. Surveying. Jarvis, W. B., et al. Building Societies. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves. I. Laing, J., et al. Roads. Leeming, Rev. W., et al. Clergy Reserves. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Lloyd, T. W., et al. Duties. Leeming, J., et al. Clergy Reserves. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves.	834	Henry, Rev. D., et al. Clergy Reserves.		
Ireland; J., et al. Macadamized. J. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Jewell, Ebenezer. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Jones, N., et al. Surveying. Jarvis, W. B., et al. Building Societies. Jameson, H. J. Bankrupts J. Laliberté, J. B. Laliberté, J. B. Little, T., et al. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. II. Pinet. Roads. Loyd, T. W., et al. Duties. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. Lawrason, L., et al. London District. Langevin, J. Lagevin, J. La		T		Lesile, W., et al. Clergy Reserves.
J. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Johnston, D., et al. Surveying. Jarvis, W. B., et al. Building Societies. Jameson, H. J. Bankrupts J. 608 Leeming, Rev. W., et al. Clergy Reserves. Laliberté, J. B. Latitle, T., et al. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. II. Pinet. Roads. Lloyd, T. W., et al. Duties. Leeming, J., et al. Clergy Reserves. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. The latitude of the lati	005			Lang, Are I
J. Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Jewell, Ebenezer. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Jones, N., et al. Surveying. Jarvis, W. B., et al. Building Societies. Jameson, H. J. Bankrupts Jackson, C., et al. Clergy Reserves. 617 Laliberté, J. B. Little, T., et al. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. II. Pinet. Roads. Lloyd, T. W., et al. Duties. Laframboise, A., et al. Clergy Reserves. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. The lattice of the court of th	395	Freiand, J., et al. Macadamized.		Looming Rev W at al Cloran Reserves
Jackson, C., et al. Charleston Academy. Johnstown, Dist. Mun. Coun. Division Courts. Jewell, Ebenezer. Johnston, D., et al. Roads. Johnston, D., et al. Roads. Jones, N., et al. Surveying. Jarvis, W. B., et al. Building Societies. Jameson, H. J. Bankrupts Jones, S., et al. Clergy Reserves. Jackson, C., et al. Charleston Academy. 637 Little, T., et al. Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Lloyd, T. W., et al. Duties. Leeming, J., et al. Clergy Reserves. Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. 758 Langevin, J. Lamgevin, J. Lagrandor, J. Lebol, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. St. Louis. L		T		
G8 Johnstown, Dist. Mun. Coun. Division Courts. G46 Lebel, C. & T. H. Pinet. St. Louis. Lebel, C. & T. H. Pinet. Roads. Lebel, C. & T. H. Pinet. St. Louis.	o.e			
159 Jewell, Ebenezer. 647 Lebel, C. & T. II. Pinet. Roads. 168 Johnston, D., et al. Roads. 655 Lloyd, T. W., et al. Duties. 187 Jones, N., et al. Roads. 678 Leeming, J., et al. Clergy Reserves. 687 Laframboise, A., et al. Montreal. 187 Jameson, H. J. Bankrupts 716 Lawrason, L., et al. London District. 758 Langevin, J. 188 Langevin, J. 189				Lebel, C. & T. H. Pinet. St. Louis.
168 Johnston, D., et al. Roads. 187 Johnston, D., et al. Roads. 210 Jones, N., et al. Surveying. 262 Jarvis, W. B., et al. Building Societies. 387 Jameson, H. J. Bankrupts 400 Jones, S., et al. Clergy Reserves. 388 Leeming, J., et al. Clergy Reserves. 400 Lawrason, L., et al. London District. 758 Langevin, J. 766 LeBourdais, Rev. M., et al. Winter Carriages.				
187 Johnston, D., et al. Roads. 210 Jones, N., et al. Surveying. 262 Jarvis, W. B., et al. Building Societies. 387 Jameson, H. J. Bankrupts 400 Jones, S., et al. Clergy Reserves. 388 Leeming, J., et al. Clergy Reserves. 400 Lawrason, L., et al. London District. 758 Langevin, J. 766 LeBourdais, Rev. M., et al. Winter Carriages.				
210 Jones, N., et al. Surveying. 262 Jarvis, W. B., et al. Building Societies. 387 Jameson, H. J. Bankrupts 400 Jones, S., et al. Clergy Reserves. 687 Laframboise, A., et al. Montreal. Lawrason, L., et al. London District. 758 Langevin, J. 766 LeBourdais, Rev. M., et al. Winter Carriages.		Johnston, D., et al. Rouds.		Leeming, J., et al. Clergy Reserves.
262 Jarvis, W. B., et al. Building Societies. 387 Jameson, H. J. Bankrupts 400 Jones, S., et al. Clergy Reserves. 716 Lawrason, L., et al. London District. 758 Langevin, J. 766 LeBourdais, Rev. M., et al. Winter Carriages.				Laframboise, A., et al. Montreal.
387 Jameson, H. J. Bankrupts 758 Langevin, J. Jones, S., et al. Clergy Reserves. 766 LeBourdais, Rev. M., et al. Winter Carriages.				Lawrason, L., et al. London District.
400 Jones, S., et al. Clergy Reserves. 766 LeBourdais, Rev. M., et al. Winter Carriages.			758	Langevin, J.
			766	LeBourdais, Rev. M., et al. Winter Carriages.
and the state of t			∥ 805	Lount, G., et al. Roads.

Ретітіс	ons:—Continued.	Ретити	ons:—Continued.
_	М.	685	M'Fadyen, A., et al. Roads.
5	M'Crae, T., et al. Railroads.	697	M'Cargar, H., et al. Clergy Reserves.
29	Meloche, T., et al. Turnpike Roads.	699	Mousseau, A., et al. Militia.
70 74	Marchand, G., et al. Chambly Canal.	700	Montreal Right Rev. Lord Bishop of, et al. Railroads.
84	Moore, J., et al. Roads.	706	Montreal Gas Light Co. Montreal.
85	M'Gillis, R., et al. Lumber. M'Gillis, R., et al. Lumber.	708 710	M'Carthy, Michael. M'Lean, A., et al. Cornwall.
94	Morris, J., et al. Colleges.	727	M'Lean, A., et al. Cornwall. Miller H. et al.
103	Mills, J. E. Railroads.	736	M'Callum, J., et al. Registration.
104	Montreal General Hospital. Hospitals.	748	Morris, W., et al. Clergy Reserves.
122	M'Lean, A., et al. Cornwall.	765	M'Leod, Alexander.
129	M'Donald, D., et al. Railroads.	774	M'Gillivray, J., et al. Post Office.
130	Montreal Protestant Orphan Asylum. Montreal.	786	Metzler, Mrs. M. Vide Reeves.
138	Mason, M., et al. Clergy Reserves.	787	Morris, J., et al. Universities.
162	M. Dermid, D.	798	Michel, W. H. et al. Universities.
164	Miller, R., et al. Assessments.	825	M'Givern, Miss E. Ordnunce.
178 190	Marshal, J., et al. Clergy Reserves.		N.
211	M'Intyre, Rev. J., et al. Clergy Reserves. MacNab, Sir A. N., et al. Hamilton.	23	Niagara, Mun. Coun. Dist. of. Taxes.
$\frac{211}{221}$	M'Kenzie, J. D. et al.	120	Niagara Dist. Mun. Coun. Macadamized Roads.
222	Montreal Board of Trade. Duties.	134	Niagara Dist. Mun. Coun. Education.
224	Molson, T., et al. Montreal.	140	Niagara Dist. Mun. Coun. Lands.
225	Montreal Ladies Benevolent Society. Montreal.	165	Niagara Dist. Mun. Coun. Rouds.
232	Marchand, G., et al. Agriculture.	166	Niagara Dist. Mun. Coun. Assessments.
237	Macuro, John.	167	Niagara Dist. Mun. Coun. Temperance.
243	Montreal, Right Rev. Lord Bishop of et al. Clergy	234	Nadeau, F.
	Reserves.	277	Niagara Mun. Dist. Coun. Roads.
246	Molson, T., et al. Clergy Reserves.	278	Niagara Mun. Dist. Coun. Assessments.
250	M'Naughton, E., et al. Roads.	300	Niagara Mun. Dist. Coun. Assessments.
256	M'Dougall, W. et al. Municipalities.	694	Notman, W. Elections.
259 ·	M'Gill, Hon. P., et al. Mining.	794	Nelles, P. B., et al. Niagara.
275	M'Bride, J., et al. Railroads.	815	New, W., et al. Hamilton.
304 314	M'Kinnon, R., et al. Universities.	832	Niagara, Dist. Mun. Coun. Niagara.
315	Montreal Board of Trade. Bankrupts.	833	Niagara Dist. Mun. Coun. Niagara.
318	Montreal Board of Trade. Usury. Mountain, Mrs. M. H. Quebec.	839	Niagara Dist. Mun. Coun. M'Micking.
320	Mountain, Mrs. M. H. Quebec.		O
329	Mathison, D., et al. Universities.	144	Otisse, Alexis, et al. Roads.
338	M'Murray, Rev. W., et al. Clergy Reserves.	323	Owen, O., & J. Sifton
343	M'Murray. Rev. W., et al. Clergy Reserves.	454	
360	Moriarty, J. S., et al. Marriages.	514	O'Hara, H., et al. Clergy Reserves.
368	M'Lean, T., et al. Clergy Reserves.	519	Ouellet, J., et al. Roads.
372	Maddock, J., et al. Clergy Reserves.	567	O'Beirne, M. T., et al. Universities.
374	M'Kenzie, M. Quebec.	597	
382	Mignault, Rev. P. M. Winter Carriages.	673	Overholt, Aaron, et al. Clergy Reserves.
390 404	M'Donagh, Rev. Mr. Perth.		P.
404 405	Mulock, Rev. J. A., et al. Clergy Reserves. M'Lennan, Mrs. C.	30	Pinsoneault, M. H., et al. Hospitals.
414	Morgan, T.	43	Pearson, J., et al. Hillier.
419	M'Naughton, A., et al. Universities.	51	Pagé, J. B., et al. Turnpike Roads.
421	M'Cann, A., et al. Clergy Reserves.	64	Potvin, Rev. J. B., et al. Roads.
459	Murphy, J., et al. Universities.	65	Proulx, Rev. L., et al. Registration.
461	Miller, H., et al. Universities.	66	Patry, Rev. P., et al. Registration.
481	Montreal, Right Rev. Lord Bishop of, et al. Quebec.	95	Pinhey, H. Ordnance.
515	M'Cord, J. S., et al. Clergy Reserves.	101	Peacock, W., et al. Clergy Reserves.
527	M'Grath, Rev. J., et al. Clergy Reserves.	102	Prime, J., et al. Railroads.
529	Moshier, T., et al. Clergy Reserves.	112	Patton, H. N., et al. Ferries.
535	M'Millan, A., et al. Roads.	131	Perrault, A., et al. Banks.
536	Maitland, J. J., et al. Clergy Reserves.	137	Plees, Rev., R. G. et al. Clergy Reserves.
558°	Mercer, R., et al. Plank Road.	176	
569 574	M'Cosh, Rev. R. Universities. Mignault, Rev. P. M. Colleges.	215 236	Paquin, Rev. I., et al. Agriculture. Peasley, Osgood, et al. Bolton Township.
580	Mulock, Rev. J. A., et al. Clergy Reserves.	264	Paterson, J., et al. Universities.
<i>5</i> 87	Matheson, J., & J. Grant.	285	Parant, Rev. A., et al. Roads.
599	Morrine, W., et al. Roads.	290	Paré, H. P., et al. Education.
609	Mack, F., et al. Clergy Reserves.	333	Parry, Thomas O., et al. Niagara.
632	Murphy, F., et al. Macadamized.	377	Parmenter, J. D., et al. Division Courts.
634	Morin, Hon. A. N. Agriculture.	381	Ployart, J. L.
638	Macnab, D., et al. Universities.	386	Parson, Jean, et al. Roads.
639	Malloch, E. Ordnance.	412	Power, W., & J. C. Bruneau. Circuit Courts.
640	M'Carger, M., et al. Surveying	443	Perry, G. et al. Turnpike Roads.
644	Manseault, L. E., et al. Winter Carriages.	451	Puddicombe, H., et al. Clergy Reserves.
657	Mathews, C., et al. Clergy Reserves.	452	Pync, Rev. A., et al. Clergy Reserves.
667	Mockridge, Rev. J., et al. Clergy Reserves.	507	
683. 684	M'Murray, Rev. W. et al. Education. M'Murray, Rev. W., et al. Universities.	517 537	Pettit, A., et al. Clergy Reserves. Pyke, Rev. J., et al. Clergy Reserves.
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Periric	ONS:—Continued.	Ретітіо	ons :— Continued.
573	Price, W. Pilots.	1	S
579	Proudfoot, A., et al. Clergy Reserves.	3	Short, Rev. R., et al. Clergy Reserves.
621	Diago T A et al Vangandt	15	Shortt, Rev. J., et al. Clergy Reserves.
	Pierce, J. A., et al. Vanzandt.	17	Sandys, Rev. F. W., et al. Clergy Reserves.
630	Pagé, P., et al. Trinity Houses.	19	Stuart, Venerable G. O'K,. et al. Clergy Reserves.
633	Parks, W., et al. Roads.		
659	Percival, T., et al. Education.	20	Simcoe, Municipal Council District of. Education.
660	Percival, R., et al. Universities.	21	Simcoe, Municipal Council District of. Taxes.
671	Porlier, Rev. F. P., et al. Registration.	59	Sauvageau, A., et al. Turnpike Roads.
691	Perry, G. L., et al. Macadamized.	73	Steel, T., et al. Railroads.
724	Proul, T., et al. Surveying.	91	Spruen, T.
730	Phillips, Rev. T.	118	Ste. Anne de la Pocatière Municipal Council. Roads
804	Prescott Corporation. Ferries.	150	Simcoe District Municipal Council. Taxes.
809	Pacaud, L. E.	151	Simcoe District Municipal Council. Taxes.
		152	Simcoe District Municipal Council. Taxes.
•	·	153	Simcoe District Municipal Council. Registration.
	Q.	171	Sharples, J. Lumber.
9	Quebec Board of Trade. Duties.	173	Stuart, Lady, et al. Quebec.
90	Quebec Board of Trade. Custom House.	185	Sevigni, A., et al. Winter Carriages.
133	Quebec Mayor and Councillors of. Quebec.	188	Stuart, G. O'K., et al. Railroads.
228		217	St. Hyacinthe, College of. Colleges.
	Quebec Archbishop of, et al. Gaols.		
235	Quimby, J. M., et al.	223	Stuart, Sir J., & N. Austin. Lands.
268	Quebec Mayor and Councillors of. Quebec.	229	Stuart, G. O'K., et al. Railroads.
269	Quebec Mayor and Councillors of. Quebec.	241	Servos, D. K., et al. Clergy Reserves.
311	Quebec Mayor and Councillors of. Quebec.	266	Shaw, G.
595	Quebec Mayor and Councillors of. Quebec.	298	Silver, G., et al. Universities.
629	Quebec Mayor and Councillors of. Trinity Houses.	302	Sill, J., et al. Boundary Lines.
745	Quebec Board of Trade. Trinity Houses.	316	Simpson, W. B., et al. Education.
757	Quebec Archbishop of, et al. Jesuits.	326	Small, F. Clergy Reserves.
	Quoseo interest on, or an	358	Sanders, T., et al. Clergy Reserves.
		361	Steel, T., et al. Roads.
	R.	397	Schooley, A., et al. Niagara.
,			Sharrard, J. W., et al. Christians.
1	Riddell, R. Elections.	403	St. Hyacinthe Municipal Council. Winter.
7	Rowe, W., et al. Harbours.	415	St. Hyacinthe Municipal Council. Willet.
16.		424	Sutton, Rev. E. G., et al. Clergy Reserves.
34		440	Shenston, T. S.
35		462	Steel, W., et al. Clergy Reserves.
48		471	Stuart, Venerable G. O'K., et al. Kingston.
55	Roe, G., et al. Clergy Reserves.	476	Stobo, R., et al. Surveying.
79		480	Smith, Ichabod, et al. Stanstead.
106	Ritchie, Rev. W., et al. Clergy Reserves.	488	Slocum, J. P. Vidal.
114		504	Solmes, S., et al. Administration.
184		522	Smith, J., et al. Roads.
218		541	Simpson, W., et al. Education.
230		593	Seriver, J. Feudal Tenure.
		603	Shaw, H., et al. Roads.
255			Shirley, Rev. P., et al. Clergy Reserves.
312		626	Soulard, F. M., & A. Morin. St. Roch.
331		631	Costs M. at al Projection
346		635	Scott, M., et al. Registration.
366		641	St. Germain, II., et al. Surveying.
376		643	Seeley, J.
384	Ryland, G. II.	645	St. Jarre, M. H.
393	Ritchie, J., et al. Baptists.	649	Somerville, R. et al. Clergy Reserves.
428		661	Scott, J., et al, Universities.
431		669	Sinclair, Rev. D. Clergy Reserves.
446		719	Sanborn, A., et al. Clergy Reserves.
453		721	Strickland, J.
483		753	1
497		767	Smyth, W., et al. Roads.
54 1		771	
		802	
550			
556		824	
674		828	10: 75: 4: 4 3/6 (-1.4)
688		829	
698	Riordean, D.	837	
704		838	Simcoe Dist. Mun. Coun. Assessment.
	of. Rimouski.	11	
725		11	T.
729		49	Trudelle, J. B., et al. Winter Carriages.
.750	Ritchie, Mrs. L. H.	61	Tegarehontie, W., et al. Indians.
		67	
754			\m \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
756		108	1 m 15 . 35 . 34 . O
782		135	1 m v T 1 207 2 70 2.
786		2.81	True to the true t
790		194	Toronto, Right Rev. Lord Bishop of, et al. Clerg
792	Rykert, G., et al. Niogara.		Reserves.
		11	Toronto and Lake Huron Railroad Co. Railroads
808	Richardson, Major J.	231	TOLOURO WHICH TIME TENTON TAMES ON SECULOR

610

94

```
Petitions:—Continued.
   280
            Teed, Mrs. E.
            Trudel, D. et al.
   306
                                      Roads.
   344
            Taylor, J., et al. Clergy Reserves.
   378
            Taylor, J.
            Thompson, A., et al. Niagara.
   409
           Toronto, Mayor, &c. of. Toronto.
Toronto Board of Trade. Postage.
Tipping, J., et al. Roads.
   442
   503
   505
   552
            Townsend, M., et al. Clarenceville.
           Tousignant, M. N.
Tiffany, G. S., et al. Railroads.
   554
   557
   583
            Thom, J., et al. Clergy Reserves.
           Toronto, Right Rev. Lord Bishop of, et al. Education.
Toronto Board of Trade. Duties.
   584
   585
           Townsend, M., et al. Education.
Tremaine, W., et al. Mill Dams.
Toronto, Right Rev. Lord Bishop of, et al. Toronto.
   586
   624
   658
            Taylor, J., et al. Clergy Reserves.
   681
            Trustees, Montreal Turnpike Roads. Turnpike Roads.
   777
            Turgeon, C.
Taylor, Rev. J., et al. Railroads.
   778
   780
            Trustees, Montreal Turnpike Roads. Turnpike Roads.
   791
            Tyson, J. W., et al. Universities.
Tyson, T. W., et al. Clergy Reserves.
   797
   801
            Townley, Rev. A., et al. Clergy Reserves.
Townsend, Rev. M., et al. Railroads.
   803
   812
            Urquhart, J., et al. Macadamized Roads.
     22
            Upper Canada, Bank of. Bunks.
   287
            Vezina, P. E. See Dumoulin.
Victoria Dist. Mun. Coun. Municipalities.
     10
     52
            Victoria Dist. Mun. Coun. Macadamized Roads.
     53
            Victoria Dist. Mun. Coun. Railroads.
     54
            Valois, M. F., et al. Turnpike Roads.
     71
             Vidal, R. E.
    105
             Vallieres de St. Real, Hon. J. R. Administration of
    169
                 Justice.
             Viger, Mrs. M. A. F., et al. Montreal.
   200
            Vandandague, A. Agriculture.
Vandandague, A. Winter Carriages.
Vanzandt, J. L. and Julia.
   202
    203
    274
            Vining, S., et al. Clergy Reserves.
Villers, Jean, et al. St. Louis de Lotbiniere.
    367
    555
             Vollar, J., & J. Kay.
Vezina, P., et al. Ice Bridges.
    709
    739
             Vallerand, F. Vining, J. Clergy Reserves.
    762
    826
             Wolf, A. J. Roads and Bridges.
             Wellington District Municipal Council. Township
     33
                  Councils.
            Workman, W., et al. Railroads.
Whitney, H. H., et al. Clergy Reserves.
     60
    139
             Wickens, J. Agriculture.
Wood, Rev. S. S., et al. Clergy Reserves.
    155
    244
             Wallace, J.
    263
            Wallace, J. & E. Chapman. Universities.
Workman, W., et al. Montreal.
Wallace, P., et al. Manufacturers.
Wilgress, E. P., et al. Education.
Weir, J., et al. Kent.
Wood, S., et al. Universities.
Willess Roy, H. et al. Clergi Reserves.
    272
    289
    330
    347
    355
    364
             Wilkes, Rev. H., et al. Clergy Reserves.
    399
             Wallace, W. F. Harbours.
    429
            Wrong, G. & A. Saxton. Harbours. White, G. B., et al. Hillier. Wells, A. Boundary Lines. Wilson, T., et al. Welland Canal. Wetenhall, J., et al. Railroads.
    450
    469
    484
    524
   560
             Watch, J., et al. Duties.
    694
             Wilson, Rev. J., et al. Clergy Reserves.
    606
             Willson, H. B., et al. Clergy Reserves.
```

```
PETITIONS: - Continued.
  663
          Warner, B. P., et al. Universities.
          Wilson, J. London District.
  675
          Watson, J., et al. Duties.
Whitwell, Rev. R., et al. Clergy Reserves.
  682
  701
          Williams, J. J., et al. Universities.
  742
          Watson, G., et al. Clergy Reserves.
Winder, W., et al. Officers.
  768
  775
          Wright, A., et al. Universities. Wiley, W., et al. Ningara.
  788
  793
          Watson, J., et al. Clergy Reserves.
Winterbotham, Rev. T., et al. Clergy Reserves.
  800
  816
  817
          Winterbotham, Rev. T., et al. Universities.
  831
          Wickens, J. Roads.
                                        Y.
  89 Young, T. A.
369 Young, M., et al. Universities.
  as Chaplain, in the Legislature of Upper Canada, 203.
```

PHILLIPS, REV. T .: - Petition of; for continuance of his Salary

PHYSIC AND SURGERY: -- Vide Medicine.

PILOTS:—Petition of J. Alexander and others; for exclusive privilege of piloting on the River Saguenay, 46. Referred, 51. Petitions of J. Hovington and E. Tremblay; also, of W. Price, against Petition of J. Alexander and others, 142. Referred, 143. Supra. Report, 160.

-Bill to make provision for Pilotage to River Saguenay, presented and read, 160. Read second time; Committed, 185. Reported, 188. Passed, 189.

Bill to authorise Trinity House, Quebec, to license certain Pilots, presented and read, 208. Read second time; Engrossed, 273. Passed, 277. By the Council, 290. Royal Assent, 345. (9 Vic., cap. 55.)

PLANK ROADS: - Petition of John Grubb and others; for Act of Incorporation, to construct a Plank Road, 16. Referred, 41. Report, 56. Infra. Petition of W. Bowron and others; to be incorporated as Beauharnois Plank Road Company, 45. Referred, 46. Report, 56. Again referred, 65. Report, 68. Infra. Petition of Joseph Tomlinson and others; for a Plank Road in Home District, 50. Petition of C. Richardson and others; for amendments to Act to construct a Plank Road from Niagara to Ten Mile Creek, 55. Referred, *ibid.* Report, 68. Petition of B. Mercer and others; for Plank Road from Queenston to Windsor, 112.

House in Committee to consider of incorporating the Huntingdon Plank Road Company; Considered, 92. Resolution reported and agreed to, 97. Infra.

Bill to incorporate the Albion Road Company, presented and read, 56. Read second time; Referred, 81. Reported; Committed, 110. Considered, 180. Reported, 184. Passed, 185. By the Council, with amendments, 215. Agreed to, 219. Royal Assent, 254. (9 Vic., cap. 88.)

Bill to incorporate Huntingdon Plank Road Company, presented and read, 97. Read second time; Committed, 166. Considered, 206. Reported, 212. Passed, 213. By the Council, 250. Royal Assent, 274. (9 Vic., cap. 84.

PLOYART, J. L .: - Petition of; indemnity for loss sustained through a Public Officer, 72.

PLURALITY OF OFFICES: Bill to prevent the undue accumulation of, presented and read, 40.

Police: Bill to amend Act to amend certain provisions in an Ordinance, for establishing Police in Quebec and Montreal, presented and read, 205. Read second time; Engrossed, 243. Passed, 244. By the Council, 258. Royal Assent, 273. (9 Vic., cap. 23.)

-Vide also Addresses (21); Cobourg; Richardson, John.

PORTUGUESE CONGREGATION OF ISRAELITES:-Vide Jews.

Postage:-Petition of Board of Trade, Toronto; on reduction of rates of Postage, 99.

Resolution for Address to Her Majesty on reduction of rates of Postage; Referred, 57. Reported, 305. Vide Addresses (9.) also Contingencies; Mails.

Post Office Department:—Petition of William Bates and others; for relief against Deputy Post Master General, 142. Referred, 143. Infra. Of John M'Gillivray and others, 237. Report of Commissioners on, in British America, 21. (Appendix F.) Referred, 34. Printed, 222. Other Documents laid before the House respecting, 192.

-Select Committee appointed to enquire into the Post Office Department, 52. Petition of William Bates and others referred, 143. Petition of R. Ferguson and others referred, 151. Resolution for Address to Her Majesty on subject of Post Office Department, also refer-

-Vide also Kitley.

PRESBYTERIANS :- Vide Marriages.

PRINCE EDWARD COUNTY:-Vide Elections.

PRINTING AND BINDING: - Standing Committee appointed, 38, 41. First Report, (Tenders for daily printing,) 68. To be considered, 69. Considered; Concurred in, 74. Second Report, Tenders for Printing and Binding Journals and Appendix of present Session, 177. Committed, 178. Considered; Concurred in, 242.

PRIVILEGES AND ELECTIONS:-Standing Committee appointed, 38, 41.

PROCLAMATIONS:—Beginning of the Volume.

PROPERTY OF THE CROWN:-Vide Taxes.

Prorogation:—On 9th June, at 3 o'clock, 342, 347.

PROVINCIAL SECRETARY'S OFFICE: - Vide Addresses, (53.)

Public Buildings:—Vide Governor General, (6.)

Public Business:—Bill for taking Evidence on Oath, connected with Public Business, presented and read, 120. Read second time; Committed; Considered; Reported, 254. Passed, 255. By the Council, 296. Royal Assent, 345. (9 Vic. cap. 38.)

Public Departments:—Vide Addresses (56.)

Public Lands:—Vide Lands.

PUBLIC OFFICER'S OATH: Bill to indemnify certain Public Officers and others, who have not taken the Oath, presented and read, 2.

Public Offices:—Vide Addresses, (53, 56.)

Public Works:—Vide Supply.

QUEBEC: -Vide British and Canadian; Ferries; Gaols; Police; Railroads; St. George's Society.

-BOARD OF TRADE. Vide Custom Houses; Duties.

-British and Canadian School Society: -Petition of Jeffery Hale and others; for aid, 94.

CHARITABLE ASSOCIATION:—Petition of Directors and Managers of; for aid to rebuild a House destroyed by the late Fire, 71.

-CHARLES STREET INFANT SCHOOL:—Petition of Mrs. M. Gibb and others; for aid, 46.

Quebec City:—Petition of Mayor and Councillors; that the Act incorporating the Gas and Water Company be repealed, 45. Referred, 47. Also, Petitions from same; on subjects of Gas and Water; vesting a certain piece of ground, and election of Assessors, referred, 62. A Member added, and Committee to Report from time to time, 81. Report, 143. Infra. Petition from same; respecting Mayor's Court; and Petition of J. Chouniard and others, also referred, 151. Member added, 152. Report, 159.

-Petition of Mayor and Councillors, to light said City with Gas, and to supply it with Water; another Petition to vest a certain piece of ground in said Corporation, 60. Also another Petition, to provide for election of Assessors, 62. Also another Petition for establishment of a Mayor's Court, 150. Petitions referred, 62, 150. Supra. Petition of A. Campbell and others; for equal representa-tion of Wards in Council of said City, 151. Referred, ibid. Petition of J. Chouniard and others, to prohibit Hawkers in said City, 151. Referred, ibid. Supra.

-Bill to repeal Quebec Gas and Water Company Act, presented and read, 143. Read second time; Committed, 181. Considered; Reported, 199. Passed, ibid. Proofs and Evidence requested by Council, 220. Passed by Council, 260. Royal Assent, 273. (9 Vic. cap. 93.)

-Bill to supply Quebec with Water, presented and read, 144. Read a second time; Committed, 181. Considered, 199. Reported, 202. Passed, *ibid*. Proofs and Evidence requested by the Council, 220. Passed by the Council, with amendments, 297. Agreed to, 302.

Reserved for Her Majesty's pleasure, 346.

Bill to light Quebec with Gas, presented and read, 144. Read second time; Committed, 181. Considered, 199. Reported, 202. Passed, ibid. Proofs and evidence requested by the Council, 220. Passed by the Council, with amendments, 297. Agreed to, 301. Royal Assent, 345. (9 Vic. cap. 76.)

Bill to amend the Ordinances incorporating the City of Quebec, presented and read, 160. Read second time; Committed; Considered, 206. Reported, 212. Passed, 213. By the Council, 250. Royal Assent, 274. (9 Vic., cap. 22.)

-Cullers Benevolent Society. Vide Lumber. Fires:—Despatch relative to rebuilding by certain prepared Wood, by Sir W. Burnett, 23. Also a Despatch on the same subject, by Mr. Payne, 26.

-Message relating to raising Debentures for £100,000, 210. House in Committee on said Message, 227. Reported, 234. Infra.

-Petition of H. Jessup and others; for certain By-Laws for prevention of Fires, 50. Of J. Hamel, Esq. the same, 60. Printed, 110. Petition of M. M'Kenzie; for loss of his House, 71. Petition of J. Hamel and others; for loan at 3 per cent. to rebuild their property destroyed by the late Fires, 203.

-Bill for issue of Debentures for relief of City of Quebec, presented and read, 234. Read second time; Committed; Considered, 307. Reported, 311. Passed, 314. By the Council, 338. Royal Assent, 346. (9 Vic. cap. 62.)

-Forwarding Company:—Petition of James Dean and others, to be incorporated, 37. Referred, 51. Report, 100.

-Bill to incorporate the Quebec Forwarding Company, presented and read, 100. Read second time, and referred, 175.

-Infant School:—Petition of Lady E. Stuart and others; for aid, 46.

-LIBRARY Association:—Report of, for the

year 1845, laid before the House, 67. -LITERARY AND HISTORICAL SOCIETY:-Petition of J. C. Fisher; for aid to procure Manuscript Documents of History of Canada, 61. Petition of the Society; for aid, 62. Printed, 65.

-Male Orphan Asylum:—Petition of Mrs. M. H. Mountain and others; for aid, 62.

QUEBEC: — Continued.

-NATIONAL SCHOOL:-Petition of Lord Bishop of

Montreal and others; for aid, 94.

-Protestant Female Orphan Asylum:—Petition of Mrs. M. H. Mountain; for aid, 62.

TRINITY HOUSE:—Vide Trinity Houses.

Turnpike Trust:—Vide Addresses (11, 16.) Turnpike Roads.

QUEEN'S BENCH:-Bill to define and extend the powers thereof, relative to Usurpations and Vacancies in Corporations, presented and read, 210. Read second time; Committed; Considered, 291. Reported, 296. Passed, 297.

Queen's College: - Vide Universities.

QUEENSTON :- Vide Assessments.

QUIMBY, JOHN M., AND OTHERS:—Of Township of Stan-stead, Petition of; for reduction in price of their lands, 59. Referred, 164.

QUESTIONS NEGATIVED:

1. For Address to His Excellency for correspondence relative to reconstruction of the Executive Council, 34.

To dissolve the Committee on Oxford Contested Elec-

3. Commissioners on Middlesex Election to return the evidence taken, 48.

4. Amendments to Resolutions of Committee of whole on Agriculture in Lower Canada, 57.

Commissioners on Controverted Elections for West Riding of Halton to appear at the Bar of the House, 63.

6. To refer Petitions on subject of Clergy Reserves to another Committee, 80.

7. On Adjournments, 98, 136, 137, 232, 255, 342.

8. To postpone Orders of the Day, 136, 137, 182, 226, 293.

To appoint A. L. Cardinal, Deputy Sergeant at Arms, 138.

10. Respecting Commissioners on West Halton Contested Election, 140.

11. Address to His Excellency on Militia Promotions, 144.

12. On Salary of Superintendent of Education for Upper Canada, 147.

13. To read Trinity House Bill (Quebec) in six months, 152.

14. To discharge Commissioners on Middlesex Contested Election, 156.

15. For Committee of whole to consider of holding Courts of Assize once a year in certain Districts in Upper Canada, 160.

16. To read Bankrupt Bill second time in six months, 188. 17. To re-imburse Petitioner his expenses on Middlesex

Contested Election, 196.

17. To concur in Report of Committee, on Petition of G. H. Ryland, 198.

18. For Committee to proceed on Private Bills, 210.

19. To print certain Documents, 242.

20. Amendments to Gaspé Marriage Bill, 242.

21. To bring in Bill for formation of limited Partnerships in Upper Canada, 250.

22. To refer Report of Board of Works, on Cornwall and L'Orignal Road, 250.

23. To re-commit Hochelaga Municipal Bill, 251.

24. To read Toronto Hospital Bill second time, 273.

25. To re-commit the Militia Bill, 286.

26. To strike out a clause in Administration of Justice Bill, for Lower Canada, 302.

27. Amendments to Board of Works Bill, 311.

28. To re-commit Upper Canada Municipal Bill, 312.

29. To add Ryder, and also to re-commit the Board of Works' Bill, 315.

30. To concur in Report of Committee, on Petition of Major Richardson, 334.

31. To consider Bill from Legislative Council, on partition of Lands, 342.

32. To read Marriage Bill, (Upper Canada,) second time, 343.

 ${f K}_{
m AILROADS:--Vide}$ Addresses, (6.)

-Champlain and St. Lawrence Rail-ROAD:—Amendment to Act: Petition of John E. Mills, Chairman, 37.

COBOURG AND KINGSTON RAILROAD: For Act of Incorporation:—Petition of G. M. Boswell and others, 50. Referred, 56. (No Report.) Infra.

House Resolves to go into Committee to consider of amending Cobourg Railroad Act; Considered, 65. Resolution reported and agreed to, 74. BILL to amend Cobourg Railroad Act, presented and read, 74. Read second time; Committed, 154. Considered, 182. Reported, 184. Passed, 186. By the Council, with amendments, 278. Agreed to, 283. Royal Assent, 345. (9 Vic., cap. 80.)

GREAT WESTERN RAILROAD:-For amendments in Act of Incorporation: Two Petitions of President and Directors, 15.

Bill to alter and amend the Charter of the Great Western Railroad Company, presented and read 39. Read second time; Referred, 180. Reported; Committed; Considered, 209. Reported, 243. Passed, 245. By the Council, with amendments, 274. Agreed to, 275. Royal Assent, 345. (9 Vic., cap. 81.)

HALIFAX RAILROAD:—For Act to construct a Railroad from Boundary Line between New Brunswick and Canada, to the Western Boundary of Upper Canada, and aid therefor:—Petition of G. O'Kill Stuart and others, 55. Petition of H. Ruttan, 60. Resolutions of the House; Address to His Excellency; Committee to draft the Address, 278. Reported, 306. Vide Addresses, (80.)

-Vide also Governor General, (11, 16.)

-Hamilton and Toronto Railroad: For Act of Incorporation:-Petition of P. Buchanan and others, 54.

-Bill to incorporate a Company to extend Great Western Railroad from Hamilton to Toronto, presented and read, 39. Read second time; Referred, 166. Reported; Committed, 87. Considered, 98, 155. Reported, 161. Re-Committed and Considered, 166. Reported, 174. Passed, 175. By the Council, with amendments, 258. Agreed to, 271. Reserved for Her Majesty's pleasure, 345.

-Kingston and Prescott Railroad:-For Act of Incorporation:—Petition of G. S. Tiffany and others, 112.

-Montreal and Kingston Railroad: -For Act of Incorporation:-Petition of J. Wetenhall and others, 112.

Bill to incorporate Montreal and Kingston Railroad Company, presented and read, 135. Read second time; Referred, 212. Reported; Committed, 230. Considered, 282. Reported, 286. Passed, 287. By the Council, with amendments, 313. Agreed to, 318. Reserved for Her Majesty's pleasure, 346.

-Montreal and Lachine Railroad:-For Act of Incorporation :- Petition of J. Ferrier and others, 17. Infra.

-Bill to incorporate the Montreal and Lachine Railroad Company, presented and read, 92. Read second time; Referred; Reported; Committed, 230. Considered, 282. Reported, 286. Passed, 287. By the Council, 308. Royal Assent, 345. (9 Vic., cap. 82.)

NIAGARA AND DETROIT RIVERS RAILROAD:—For extension of time to complete the same:—Petition of Thomas M'Crae and others, 4. Referred, ibid.
BILL reported and read, 21. Read second time; Referred,
53. Reported; Committed, 87. Considered; Committee
rise without reporting, 104. Other Petitions on the same;
Of John Prince and others, 37. Of D. M. M'Dougall and
others; Of Municipal Council, Talbot District, 45. Of L.
Bell and others, 46. Of J. M'Bride and others, 60. Referred, 67, 72. Infra. -Niagara and Detroit Rivers RailRAILROADS: -- Continued.

-Peterborough and Port Hope Rail-NOAD :- Bill to incorporate the Peterborough and Port Hope Railroad Company, presented and read, 135. Read second time; Referred, 181. Reported, 186. Committed, 189. Considered; Reported, 207. Passed, 213. By the Council with amendments, 250. Agreed to, 252. Reserved for Her Majesty's pleasure, 346.

PORT BURWELL AND PORT SARNIA RAILROAD:—For Act of Incorporation; Petition of A. W. Light and others, 50. Referred, ibid. Report, 64. Petition of J. Burwell, against, 72. Referred, 79. Re-

port, 87.

QUEBEC AND MELBOURNE RAILROAD: -For aid; Petition of Thomas Steel and others, 17. For Act of Incorporation. Petition of G. O'Kill Stuart and others, 50. Infra.

Melbourne Railroad Company, presented and read, 145. Read second time; Referred, 181. Reported; Committed,

-St. Lawrence and Atlantic Rail-Bill to amend the Act incorporating the St. Lawrence and Atlantic Railroad Company, presented and read, 90. Read second time; Referred, 136. Reported; Committed; Considered, 183. Reported, 188. Passed, 189. By the Council, 205. Royal Assent, 345. (9 Vic., cap. 79.) Petition of G. O'K. Stuart in favor, 218.

-Railroad from Province Line, in con-NECTION WITH ONE TO BOSTON:—Petition of W. Workman REAL ESTATE:—House resolves to go into Committee to

TORONTO AND LAKE HURON RAIL-ROAD:-For amendments to Act of Incorporation; Petition of the Company, 59. Referred, 63. No Report. Infra.

Toronto and Lake Huron Railroad Company, presented and read, 80. Read second time; Committed; Considered; Reported; Referred, 167. Reported; Committed; Considered; Reported, 183. Passed, 185. By the Council, with amendments, 235. Agreed to, 241. Reserved for Her Majesty's pleasure, 345.

WOLFE ISLAND, KINGSTON AND TO-Municipal Council, District of Victoria, 16. Petition of Henry Gildersleeve and others, 17. Latter Petition referred, 63. Infra.

-Bill to incorporate the Wolfe Island, Kingston and Toronto Railroad Company, presented and Reconds:-Select Committee appointed to enquire into the read, 91. Read second time; Referred, 181. Reported, 186. Committed, 189. Considered; Reported, 207. Passed, ibid. By the Council, with amendments, 250. Agreed to, 253. Reserved for Her Majesty's pleasure, 346.

BILL: - To consolidate certain provisions, in Acts for making Railways, presented and read, 100. Order for second reading, 100, 181.

-Petitions against running on Railways on Sundays; Of Rev. A. Duranseaux and others, 182. Of Right Rev. Lord Bishop of Montreal, 186. Of Rev. J. Bethune and others, 213. Referred, 218. Infra. Of Rev. J. Taylor and others, 245. Referred, ibid. Of Rev. Wm. King and others, 252. Of Rev. M. Townsend and others; Of Rev. W. Jones and others; Of Rev. I. Johnson and others, 277.

-Documents laid before the House: Statement of Affairs of the Champlain and St. Lawrence Railroad Company, 14. Of St. Lawrence and Atlantic Railroad Company, 66. Also, Desparch (No. 457, 15th November, 1845,) on Reserved Bill of last Session, to incorporate the St. Lawrence and Atlantic Railroad Company, 28. Desparch, (Circular, 15th January, 1846,) on the general principle respecting Railroad Acts, 29. Desparch (No. 4, 2nd February, 1846,) on Railroad from Halifax to Quebec, 120. Referred, 136. Infra.

-Select Committee to consider of general provisions for Railroad Bills, to come before the House RAILEOADS: - Continued.

in this or future Sessions, 35. To report from time to time, 86. Quorum reduced, 140. Matters referred: Niagara and Detroit Railroad Bill, 53. Petition of G. M. Boswell and others, (Cobourg Railroad,) 56. Hamilton and Toronto Railroad Bill, 66. Petition of Municipal Council, District of Talbot; Petition of D. M Dougall, 67. Petition of J. M'Bride and others; Petition of L. Bell and others; Petition of J. Prince and others, 72. St. Lawrence and Atlantic Railroad Bill; The several Despatches on Railroads; Montreal and Lachine Railroad Bill, 134. Wolfe Island; Peterborough and Port Hope; and Quebec and Melbourne Railroad Bills, 181. Three Members added to Committee, 205. Petition of Rev. J. Bethune and others, 218. Petition of Rev. J. Taylor and others, 245.

FIRST REPORT, 86 (Appendix R.)
SECOND REPORT, 100 (Appendix R.) THIRD REPORT: (Toronto and Lake Huron,—St. Lawrence and Atlantic,) 183. FOURTH REPORT: (Wolf Island Railroad,) 186. FIFTH REPORT: (Great Western,) 209. SIXTH REPORT: (Montreal and Kingston; Montreal and Lachine,) 230. SEVENTH REPORT: (Quebec and Melbourne,) 234. FINAL

REPORT, 270.

Report- RANDALL, ROBERT, ESTATE OF :- Petition of J. H. Culp, for payment of amount due to Estate of late R. Randall. 94. Referred, 163. Report, 192. Committed; Considered, 210. Report of Committee printed, 210. Again considered, 274.

> consider of repealing Act 32 of Henry 8th, as relates to disposal of Real Estate held in adverse possession; Considered, 42, 66, 148. Resolution reported and agreed to, 148.

-Petition of Rev. B. Honorat and others; and of D. Gagnon and others, on River Saguenay; for alteration of the laws respecting property, to meet the exigencies of that settlement, 46.

-Vide also Conveyance of.

Rebellion Losses:-Bill to provide for certain Rebellion Losses in Lower Canada, and to appropriate Marriage License Fund, presented and read twice, and Engrossed, 336. Passed, 338. By the Council, 344. Royal Assent, 346. (9 Vic. cap. 65.)

Vide also Addresses (30); Claims; Governor General (21); Supply.

condition of the Rolls, Records, Journals, &c., of Parliament of Upper and Lower Canada, and also of all other public offices in said Provinces, 56. Petition of Messrs. Burroughs and Huot referred, 62. Report, 259. (Appendix K. K.) ibid. Committed. Printed, 169. Vide Addresses (77, 87.)

REGISTRATION: -- Petition of J. Demers and others; for removal of Registry Office from Lotbinière to Ste. Croix, 16. Petition of Rev. L. Proulx and others; also of Rev. Patry and others, for removal of Registry Office from Lotbinière to St. Antoine de Tilly, ibid. Petitions referred, 33. Also Petition of J. Villers and others, 139. Also Petition of S. F. Goudreault and others, 151. Report 186. Vide St. Louis. Petition of S. F. Goudreault and others, to hold said Office at Lotbinière, 151. Referred, ibid. Supra. Petition of Rev. F. P. Porlier and others; against removal of Registry Office from Terrebonne, 163. Petition of Messrs. Burroughs and Huot; for Copies of Registers of Baptisms, Marriages and Burials, of District of Quebec, from 1681-17. Referred, 62. Vide Records.

Petition of Municipal Council (Simcoe); for removal of Registry Office, 46. Petition of Rev. Messire Ducharme and others, County of Terrebonne; for removal of Registry Office, 84. Petition of Rev. A. O. Giroux and others; against the removal of same, 191. Petition of F. H. Guay and others, of Dorchester; for removal of Registry Office, 113. Referred, ibid. Also, Petition of M. Scott and others, 163. Report, 204. Committed, ibid.

REGISTRATION: -- Continued.

Considered, 243. Reported, 251. Infra. Petition of M. Scott and others; for establishment of Registry Office in Parish of St. Joseph de la Pointe Levi, 162. Referred, 163. Supra. Petition of H. W. Barwick and others; for removal of Registry Office of District of Brock, 162. Petition of J. M'Callum and others; for removal of Registry Office of County of Huntingdon, 208. Petition of L. C. Lefrançois, Registrar (Montmorency); that his Salary be the same as other Registrars, 37.

-Registrar's Report of Bonds and Securities, laid before the House, 58. (Appendix L.) Reports of Inspectors of certain Registry Offices, laid before the House, 103. (Appendix B.) Printed, 250.

House resolves to go into Committee to consider of amending Act 8 Vic. cap. 28, respecting Registration in Island of Orleans; Considered, 200. Resolution Reported and agreed to, 205. Infra.

Bill to amend the Registry Laws of Upper Canada, presented and read, 34. Read second time and Committed, 44. Considered, 81. Further consideration discharged, and Bill referred, 98. Reported; Committed, 169. Considered, 185, 206, 212. Reported, 218. Passed, ibid. By the Council, 250. Royal Assent, 345. (9 Vic. cap. 34.)

Bill for removal of Registry Office, District of Simcoe, presented and read, 39. Read second time; Committed, 53. Considered; Reported; Referred, with an Instruction, 149. Reported; Committed, 151.

sidered; Reported, 182. Passed, ibid.

——Bill to remedy defects in registration of Titles in County of Hastings, presented and read, 57. Read second time; Committed, 92. Considered, 167, 175. Reported, 180. Passed, 182. By the Council, with amendments, 235. Agreed to, 240. Royal Assent, 255. (9 Vic. cap. 12.)

-Bill to amend Act, to detach Island of Orleans from County of Montmorency, for purposes of Registration, presented and read, 205. Read second time; Committed; Considered, 243. Reported, 251. Passed, *ibid*. By the Council, with amendments, 267. Agreed to, 271. Royal Assent, 345. (9 Vic. cap. 44.)

Bill for removal of Registry Office in County of Nicolet, presented and read, 231. Read second time;
Engrossed, 305. Passed, ibid. By the Council, 319.
Royal Assent, 345. (9 Vic. cap. 57.)

Bill for removal of Circuit Court and RegisRIVER DU CHENE:—Vide Address
RIVER DU CHENE:—Vide Address
RIVER DU CHENE:—Vide Address

try Office in County of Yamaska, presented and read; Or-

der for second reading, 231.

Bill for separate Registry Office in County of Dorchester, presented and read, 251. Read second time; Committed; Considered, 309. Reported, 313. Passed, 315. By the Council, 338. Royal Assent, 345. (9 Vic.,

cap. 45.)

-Bill from Legislative Council, to provide for safe keeping of Books, Records, Papers, &c., in Registry Offices of Lower Canada, brought down, 259. Read first

time, 260. Order for second reading, 266.

Bill to confirm certain Acts of Registrars in Upper Canada, from Legislative Council, 266. Order for second reading, 267. Read second time; Order for third reading, 290. Passed, 297. Royal Assent, 345. (9 Vic., cap. 32.)

-Vide also Couillard, A. G.; Ryland, G. H.; St. Louis de Lotbinière.

REID, J., & R. SHEPPARD:—Entries of Journals of last Session, on the Petition of, and the Report of Committee thereon, read, 32.

REES, WILLIAM:—Petition of; for compensation for services in Lunatic Asylum at Toronto, 218. Referred, 222. Report, 292. Concurred in, 318. Vide Addresses (64, 82.)

REEVES, MRS. MARGARET E. V .: - Petition of; respecting road at River St. Pierre, 252.

REVENUE AND EXPENDITURE:—Accounts and Statements of Public Income and Expenditure of Consolidated Revenue Fund of the Province for 1845-6. (Appendix C); Referred with an Instruction, 70.

-House resolves to go into Committee to consider of charging upon the Province, the Administration of Criminal Justice in Upper Canada, 200. Considered, 218. Three Resolutions reported and agreed to, on division, 222. Vide also Administration of Justice.

-Statement of probable Revenue and Expenditure of the Province during the year ending 31st December 1846, with Estimate for same year sent down, 229. (Appendix C.) Supplementary Estimate for service of the present year, 312.

-Vide also Addresses (41); Sup-

RICE, ISRAEL:—Petition of; Indemnity for services, 59.

RICHARDSON, J. MAJOR:-Petition of; respecting his dismissal as Superintendent of Police on Welland Canal, 264. Referred, 265. Report, 320. (Appendix Z.Z.) Motion to concur in report, negatived, 334.

RIMOUSKI COUNTY:-Petition of G. Bertrand and others; and of P. Renouf and others; to divide said County, for Judiciary purposes, 112. Petition of Mayor and Councillors of Municipality of Riviere du Loup, the same, 186. Referred, 151, 219. Report, 252.

RIMOUSKI AND KAMOURASKA:—Petition of J. B. A. Chamberland and others; that the said Counties be formed into a separate district, 105. Referred, 151. Petition of Rev. T. Destroismaisons against; Referred, 213. Also certain Petitions on page 219 referred. Report, 252. (Appendix I.I.)

RIORDEAN, D.:—Petition of; for relief, 186.

RITCHIE, Mrs. L. H.:—Petition of; for her rights to be protected in any Act to be passed respecting Marriage Contracts, 218.

RIVER DELISLE:—Vide Addresses (57.)

RIVER DU CHENE:—Vide Addresses (61.)

RIVER RICHELIEU:—Vide Addresses (23.)

RIVER St. CHARLES:—Petition of Rev. G. L. LeMoine and others; for a New Bridge across said River, 15. Printed, 92. Petition of J. Bedard and others, for purchase of Dorchester Bridge over said River, 16.

ROADS AND BRIDGES:-Petitions for indemnification:-Of A. L. Wolf, Esquire, on Road between Metis and Lake Matapediac, 4. Of J. L. Héon, Arthabaska Road, 46. Of W. Duncan, Bridge across River Delisle, 55. Referred, 85. Petitions for closing up a certain Road in Township of Grantham: Of Municipal Council (Niagara,) 46. Of R. Hodgkinson and others, 55. First Petition referred, 51. The Petition of T. Willson and others, also referred to same Committee, 105. Report, 309. Petition of Municipal Council (Niagara); respecting Road Allowances, 61. Petition of B. Bolton and others; for new Survey of Road from Perth to Madawaska River, 54. Petition of J. Hale and others; against alteration of Road in Township of Dumfries, 55. Petitions for improvement of Simcoe Street:-Of C. Coulthard and others; Of J. Johnston and others; Of A. M'Millan and others, 112. Of A. M'Fayden and others, 176. Of W. Caldwell and others, 203. Petition of Rev. A. Parent and others; that the Province purchase the Bridge over Montmorency River, and the Roads in said County be placed under the Trustees, 61. Petition of G. Roy and others; for extension of Ordinance 3 Vic. cap. 31, 70. Referred, 72. Vide Macadamized. Of G. W. Brooks and others; respecting Road near Sherbrooke, 84. Of W.

ROADS AND BRIDGES:—Continued.

W. Becket and others; the same, 245. Of W. Gamble and others; to incorporate Dundas Street and Sixth Line Road Company, 99. Referred, 105. Report, 152. Petition of R. C. Gapper and others: for completion of Road from Lake Ontario to Lake Huron, 252. Petition of George Lount and others; the same, 263. Petitions referred, 252, 265. Petition of Municipal Council (Sincoc); complaining that the Grant of Roads in said District has not been expended, 282. Of J. Wickens; respecting Roads in Simcoe District, 29.

-For Am: Petitions of: G. W. Foot and others; Road from Chatham to Dover, 15. W. Hall and others; Road from Tring to Leeds; Municipal Council (Eastern); Road from Matilda to Cornwall; Rev. J. B. Potvin and others; Bridges in Parish of St. Croix, 10.

J. Moore and others; Road from Province Line to St.

Francis; Colonel P. J. Heroux and others; Road from St. Gregoire to Arthabaska; Rev. C. Gagnon and others,

Bridges in Parish of St. Croix, 10.

Ryland, Geo.:—Petition of; for relief against the Government, 72. Referred, 73. Report, 109. Printed; Committed, 110. Last order discharged, 198. Motion to conmitted, 110. Last order discharged, 198. St. Gregoire to Arthabaska; Rev. C. Gagnon and others, Road from Stanfold to St. Francis, 17. P. J. Trépanier, and others, Road in Parish of St. Stanislaus; J. Légare and others, Road in Parish of St. Foye; Municipal Council (St. Appel de la Parish of St. Foye; Municipal Council (St. Appel de la Parish of St. Foye; Municipal Council (St. Appel de la Parish of St. Foye) (St. Anne de la Pocatière) 37. E. Colvile, Bridge across River Chateauguay; Thos. L. Crooke, Road through Sarnia and Plympton; Geo. Brown and others, Road from Dundas to Owen's Sound; C. P. Huot and others, Bridge over "Rivière du Gouffre"; A. Otisse and others, Roads in Parish of Baie St. Paul, 45. J. Destroismaisons and others, Bridge over "Rivière du Gouffre"; G. Alley and others, Road in Oro; Rev. J. B. Côte and others, Road from Metis to Matane; D. Johnstone and others, 46. W. Robins and others, Road and Bridge in Drummond, 50. J. Felton and others, Road from Sherbrooke to Stanstead, and also for Bridge across River St. Francis, and Road from Ireland to Quebec; Thos. Kains and others, Bridges and Roads on the River Ottawa, 55. Ed. M'Naughton and others, Road in St. Anne and other Parishes; P. Bellivau and others, Bridge over Grand River in Gaspé, 60. W. C. Hume and others, Road in Orillia; D. Trudel and others, Bridge over River Champlain; J. Blackburn and others, Road in County of Aylmer, 61. T. Steel and others, Bridge across River St. Francis; C. Lyster and others, Quebec Road; Lieut. Col. Cox and others, Bridges and St. Francis Road, 72. J. Parson and others, Road and Bridges on the Ottawa River, 72. F. X. Lambert and others, Road in District of Three Rivers; J. A. Gemmilland others, Road from Brockville, 76. W. Dawson and others, Road from Point Levi to Kennebec; J. O. Chevrefils and others, Bridges in County of Yamaska, 83. Rev. Messire Lamarre and others, Roads in St. Jeanne de l'Isle Perrot, 84. Honble. R. U. Harwood and others, of Vaudreuil, for Road and Bridges to Montreal; J. B. Rosseau and others, Lambton Road, 93. P. Adams and others, Road from Point Cardinal to Hick's Corner; J. Gibson and others, Road in District of Newcastle, 94. John Tipping and others, Road in Orillia; C. Draper and others, Road in Township of Reach; Peter Perry and others, Road in Township of Reach, 99. J. Laing and others, Road in Township of Matilda; of J. Hudon, Road to State of Maine; J. Ouellet, Road from Trois Pistoles to Temiscounts; J. Smith and others, Road from Province Line to couata; J. Smith and others, Road from Province Line to Compton, 105. R. Griffith and others, Roads in County of Ottawa, 112. A. A. Adams and others, Road from Montreal to Province Line, 113. O. Dorman and others, Road in Township of Potton, 142. L. E. Globensky and Road in Township of Potton, 142. L. E. Globensky and others, and of W. Morin and others, Road in County of Two Mountains; H. Shaw and others, Road from Windsor to Sturgeon Bay, 150. James Hamilton and others, Road in County of Huron, 151. W. Parks and others, Road in County of Two Mountains, 158. C. LeBel and F. H. Pinet, Road to River St. John; C. Chapais, in St. Denis de la Bouteillerie, 162. A. Campbell, Roads in vicinity of Quebec, 190. J. Bird and others, Bridge across Otonabee River, 203. J. B. Barnardin and others, Road in District of St. Francis; W. Smyth and others, Road from Bytown to River St. Lawrence, 233. H. Burritt and others, re-

ROADS AND BRIDGES—FOR AID:—Continued.

specting last petition, ibid. L. Stewart and others, Cornwall and L'Orignal Road, 282.

-Petitions referred, 38, 62, 95, 105, 191,

Roads without an order from the Municipal Council, presented and read. 92. Read second time; Engrossed, 167. Passed, 168. By the Council, 196. Royal Assent, 254. (9 Vict., cap. 8.)

-Vide also Addresses, (11, 14, 35, 67, 68, 70); Expiring Laws; Ferries; Macadamized Roads; Plank Roads; Railroads; River St. Charles; St. Michel; Suspension; Turnpike Roads; Welland Canal.

from the same, and others; for relief as Registrar in the District of Montreal, 94.

Rules:--Vide Orders.

SAGUENAY COUNTY:—Message from His Excellency, respecting Fire in said County, 221. Vide Addresses, (60.) -Territory:-House resolves to go into

Committee to consider of means to facilitate the settlement thereof, 221. Vide also Lumber; Pilots; Real Estate.

St. George's Society:—Petition of J. Charlton Fisher, Quebec; for Act of Incorporation, 61.

-Bill to incorporate St. George's Society of Quebec, presented and read, 145. Read second time; Referred, 185. Reported, 219. Committed, 252.

ST. HYACINTHE: - Vide Colleges; Hospitals.

St. Jorre, M. H.:—Petition of; for arrears due by Municipal Council of Kamouraska, 162.

St. Lawrence Canal:—Return to Address, referred, 293. Report, 333. (Appendix D.D.D.) Vide also Addresses,

St. LAWRENCE:—Vide Gulf of.

St. Louis de Kamouraska:—Petition of C. LeBel and F. H. Pinet; for establishment of Court of Justice, in said Parish, 162.

St. Louis de Lotbiniere:—Petition of J. Villers and others; that the Circuit Court and Registry Office, be held in the Parish of Lotbinière, 112. Referred, 139.

-Bill to remove place of holding Circuit Court and Registry Office in County of Lotbinière, presented and read, 187. Read second time; Engrossed, 236. Passed, 237. By the Council, 267. Royal Assent, 274. (9 Vic., cap. 25.)

St. Maurice Forges:—Vide Addresses, (62.)

St. Michel Road:—Petition of J. Dods, President of said

St. Patrick's Society:-Petition of Francis Hincks and others, of Montreal; for Act of Incorporation, 60. Referred,

-Bill to incorporate St. Patrick's Society, presented and read, 110. Read second time; Re-

St. Roch des Aulners:-Petition of F. M. Soulard and A. Morrin; for aid to finish a Wharf in said Parish, 158.

STE. THERESE DE BLAINVILLE:—Vide Colleges.

Scugog and Narrows Road:—Vide Addresses, (67.)

SEELYE, JAMES:-Petition of; to be placed on the Pension List, 162.

SEIGNORIAL:—Vide Feudal Tenure.

Seizures:—Vide Smuggling; Supply.

SERGEANT-AT-ARMS: - Vide Deputy; Officers.

Sessional Allowance:—That the Sessional Allowance and mileage to Members be the same as last Session, (£100 to each Member, for the Session, and one shilling for every mile of travel,) 321. Vide Addresses (83.)

SHAW, GEORGE:—Petition of; that his late Father's reward for military services, be guaranteed to him, 60. Referred, 163.

SHEFFORD ACADEMY:—Petition of S. S. Foster and others; for aid, 50.

SHENSTON, T. S.:—Petition of; for relief, 93.

SHERBROOKE ACADEMY: - Petition of W. Ritchie; for aid to said Institution, 62.

SHERBROOKE COTTON FACTORY:—Vide Manufactures.

Sheriffs:—Bill to regulate the Poundage received by Sheriffs, presented and read, 96. Read second time; Committed, 181. Considered, 274. Reported, 279. Passed, 282. By the Council, 296. Royal Assent, 345. (9 Vic. cap. 56.)

Bill to enable Sheriffs in Lower Canada to make Judicial Sales by Licitation, presented and read, 144. Read second time; Referred, 184.

Bill for protection of Sheriffs, presented and read,

196. Order for second reading, ibid.

Ship Builders:-Petition of H. Dubord and others; for protection, 176.

SIMCOE STREET :- Vide Roads.

SIMPSON: JOSEPH: - Vide Addresses (33.)

SMUGGLING:—Bill for prevention of, presented and read, 289. Read second time; Engrossed, 307. Passed, 309. By the Council, 330. Royal Assent, 345. (9 Vic. cap. 31.)

SPEAKER:

Reports His Excellency's Speech at the opening of the Session, 2. -Reports certificates of the Clerk of the

Crown in Chancery, agreeably to Writs, 1. -Reports His Excellency's answer to Ad-

dress, 8.

Reports state of the Library, 9. Lays before the House certain Reports and other Documents: Trinity House, Quebec, 10. Report of Commissioners,—Oxford Contested Election; Officers of Champlain and St. Lawrence Railroad, 14. Trinity House, Montreal; Baptist Missionary Property, 44. Affairs of Sherbrooke Cotton Factory; Reports of Agricultural Societies of Upper and Lower Canada, 49. Report of Commissioners on West Halton Contested Election, 53. Returns of Debts, &c.; Municipal Councils, Lower Canada; Registrars Bonds and Securities; Montreal Turnpike Roads, 58. Affairs of St. Lawrence and Atlantic Railroad, 66. Report of Quebec Library Association; Report of Insane and Foundling (Sœurs Grises) Montreal; and Report of Insane and Invalids, Quebec, 67. Report of Commissioners

SPEAKER:—Continued.

on Middlesex Contested Election; Accounts of Supervisors of Cullers; Property of Mechanics' Institute; Affairs of Banks and Insurance Companies, 88. Distribution of Statutes of 1st Session, 2nd Parliament, 251.

Gives his easting vote on dissolving Committee on Oxford Election, 33. On adjournment, 98. On Postponement of Orders of the Day, 259. On Report of

Library, 310.

On his decisions, 52.

Addresses the House to be relieved for the present from his duties as Speaker; Leave of absence grant-The Hon. Augustin Norbert Morin to supply the place of the Speaker during his absence, ibid. Address to His Excellency thereon; His Excellency answers in person, 87. Sir Allan Napier MacNab resumes the Chair of the House as Speaker, 259.

Admonishes Commissioners on West Halton Contested Election, 141. On Middlesex Election, 157. Leaves the Chair from illness, 260. Let-

ters communicating continuance of illness, ibid.

The sum of £250 to be paid from Contingencies to Honorable Mr. Morin for his services as Speaker, pro tem. 321.

Reports Prorogation, 342.

To report next Session on system pursued in House of Commons respecting Private Bills, 344.

His Speech on presenting certain money Bills at close of the Session, 346.

SPEECH:

Read—on Kingston and Ottawa Road, 272. Vide Governor General; Speaker.

Spirituous Liquors:—Vide Duties.

SPRUEN, T.:-Petition of; for compensation for services as School Teacher, of Royal Institution at Gaspé, 37.

STANDING ORDERS:—Standing Committee appointed on, 38, Select Committee on the subject of

Standing Orders, &c. of the House, 65. Suspended, 65, 103, 105, 112, 136, 142, 162, 185, 203, 208, 245.

STANSTEAD SEMINARY:—Petition of J. Smith and others; for aid, 94.

STATUTES: - Distribution of last Session, 251. (Appendix H. H.)

STEAM ENGINES:-Vide Fires.

STILLS :- Vide Duties.

STONE MONUMENTS: - Vide Surveying.

STRICKLAND, JOHN: - Petition of; for compensation for injury by Board of Works, 203. Referred, ibid.

Supervisors:—Vide Lumber.

Supplies to Her Majesty's Troops:—Vide Duties.

SUPPLY:

To be granted to Her Majesty, 49. House resolves to go into Committee to consider of the Supply to be granted to Her Majesty, 49, 295. Matters referred: His Excellency's Speech at opening of Session relating thereto, 49. Message on accommodation of Superior Courts in Upper Canada, 232. Message on Lunatic Asylum, Toronto; and Message on £19,000, improvement of Gulf of St. Lawrence, 266. Message on Salary to Honorable L. J. Papineau, 271. Estimates of Supply for 1846, and MesSupply :- Continued.

sage of His Excellency relating thereto; also Message of His Excellency on indemnity for losses during Rebellion in Lower Canada, with fourth and fifth Reports of the Com-

mission, 295. Supplementary Estimate, 313.

Subjects considered, 58, 92, 218, 232. (Resolution respecting Civil List,) 251. Four resolutions reported, (Civil List Schedule A. B.) 255. Agreed to on division; Concurrence, 257. Infra. Again considered, 281. Resolution reported, (Jesuits Estates); Agreed to on division, 284. Again considered, 287. Seven resolutions reported and agreed to, (Seizures; Law Society, Upper Canada; Light Houses; Lunatic Asylum, Toronto; Honorable L. J. Papineau,) 288. Again considered, Resolution agreed to, (Importation of Live Stock from United States,) 289. Address to Her Majesty, (8.) Again considered, 319. One hundred and fifty-eight Resolutions reported, 322. Certain Resolutions agreed to, and others recommitted; House again in Committee on Supply, 330. Five Resolutions reported and agreed to, on division, 336.

Bill for granting a Civil List to Her Majesty,

presented and read, 257. Read second time; Committed, 307. Considered, with an instruction, 313. Reported, 318. Passed, 321. By the Council, 340. Reserved for Her Majesty's pleasure, 347.

Bill to defray certain expenses of the Civil Government, for the year 1846, and certain other expenses not otherwise provided for, presented and read; Read second time; Engrossed, 337. Passed, 338. By the Council, 344. Royal Assent, 346. (9 Vic., cap. 63.)

Bill to authorise the raising of the remainder of the Loan, guaranteed by the Imperial Parliament, presented and read; Read second time; Engrossed, 337. Passed, 338. By the Council, 344. Royal Assent, 346. (9 Vic., cap. 64.)

Bill for raising on Credit of Consolidated Revenue Fund, a sum required for certain Public Works, presented and read; Second reading; Engrossed, 337. Passed, 338. By the Council, 344. Royal Assent, 346. (9 Vic., cap. 66.)

SURGERY :- Vide Medicine.

Surveying:—Petition of C. Bradley and others; for permanent establishment of the Line Surveyed in 1837, in Township of Gloucester, 45. Vide Gloucester. Petition of N. Jones and others; for measures to remove difficulties respecting original Surveys, 55. Referred, 143. Petition of R. Stobo and others; for Survey of Road, in Ramsay and Packenham, 94. Petition of M. M'Cargar and others; for adoption of Survey of a Road in South Gower, 162. Petition of H. St. Germain and others; for adoption of Survey of a Road through St. Martins, 162. Petition of J. Earele and others, for establishment of a Survey for Road through St. Eustache to Grenville, 176. Petition of Thomas Proul and others; that Stone Monuments be planted on the original Survey, 203.

Vide also Addresses (66;) Board of Works;
Boundary Line; Hillier; Morgan, Thomas; Roads.

Suspension Bridge:—Petition of S. DeVeaux and others; for construction of such a Bridge across the River Niagara, at the Falls, 46. Referred, ibid. Report, 56. Infra.

Bill to erect an international Bridge, at or near the Falls of Niagara, presented and read, 69. Read second time; Committed, 149. Considered, 181. Reported, 184. Passed, 186. By the Council, 260. Reserved for Her Majesty's pleasure, 346.

SYDENHAM DISTRICT:—Petition of James Blackburn and others; to secure claims against Municipal Council of said District, 277.

TAVERN LICENSES:—Petition of L. M. Cressé and others, of the Parish of St. Jean Baptiste de Nicolet; that monies proceeding from said Licenses be paid to the Treasurer of said Parish, 233.

TAYLOR, J.:—Petition of; for payment of amount for labor on London and Chatham Road, 71.

Taxes:—Petition of Municipal Council, District of Simcoe; for power to levy a tax on Wild Lands in said District, 15. Also three Petitions from the same on subject of taxes, 46. Petition of Municipal Council, District of Niagara, to exempt said District from tax on ratable property, 15. Referred, to report by bill or otherwise, 17. Bill reported and read, 39. Read second time and engrossed, 53. Passed, ihid. By the Council, 80. Royal Assent, 254. (9 Vic., cap. 50.)

Bill to recover certain rates or taxes in the Huron District, presented and read, 69. Read second time; Engrossed, 92. Passed, 93. By the Council, with amendments, 196. Agreed to, 197. Royal Assent, 254. (9 Vic., cap. 18.)

Bill to exempt property of the Crown from Rates and Taxes, presented and read, 252. Order for second reading, ibid.

-Vide also Assessments; Banks.

TEED, ELEANOR:—Petition of; for justice to the memory of her late husband, 61. Referred, 62. Petition of A. Jacquies also referred, 113. Report, 339.

TEMPERANCE:—Petition of Municipal Council, (Niagara,) for suitable accommodation for travellers in such houses, 46. Referred, 51. Report, 88. Infra.

Petition of J. Roaf and others; to restrain the traffic in intoxicating liquors, 203. Petition of J. Richards and others; the same, 252.

Canada, presented and read, 88. Read second time; Committed, 136. Considered; No Report, 180.

TENURE: - Vide Commutation of.

THREE RIVERS:—(Municipality of,) Petition of P. B. Dumoulin and P. E. Vezina, Esquires; that the revenue and management of the Common be placed under the control of said Municipality, 4.

-(Town of,) Vide Elections: Ice Bridges.

TIRAGE AU SORT:—Bill to fix the rights of buyers and sellers by Tirage au Sort in Lower Canada, presented and read, 214. Order for second reading, ibid.

Tobacco:—Vide Duties.

Tolls:—Petition of J. Legare and others; for removal of Toll Gate between Caronge and Kilmarnock Roads, 37. Referred, 38. Vide Turnpike Roads. Petition of W. Hannah and others; exemption from Toll on Montreal and Lachine Road, 50. Referred, ibid. Vide Macadamized. Petition of J. T. Brondgeest and others; for removal of Toll Gate at Hochelaga, 61. Referred, 168. Petition of J. Dillon and others; for removal of Trustees from Toll Road leading to Montreal, 61. Referred, 100.

---Vide also Addresses, (35); Welland Canal.

	TORONTO: _BOARD OF TRADE: _Vide Duties; Postage
١	1 O1(O1) 10 .—BOARD OF TRADE:—Vide Dunes; Postage
Ì	HARBOR: -Vide Addresses, (50.)
ì	
	House of Industry:—Petition of Bishor
l	of Toronto and others; for aid, 163.
l	Incorporation:-Petition of Corporation
	for amendments to Acts relating thereto, 93.
ı	

Bill to amend Act of Incorporation, presented and read, 152. Read second time; Referred, 189. Reported; Committed, 219. Considered, 291, 296. Reported, 302. Passed, 303. By the Council, with amendments, 330. Agreed to, 334. Royal Assent, 345. (9 Vic., cap. 70.)

TORONTO: — Continued.

-Lunatic Asylum:-Message from His Excellency, Vide Governor General (19.)

-Bill to authorize Debentures for erection of Lunatic Asylum at Toronto, presented and read, 289. Read second time; Engrossed, 314. Passed, 315. By the Council, 338. Royal Assent, 346. (9 Vic. cap. 61.) Vide also Rees, Wm.; Supply.

MECHANICS' INSTITUTE:—Petition of T. G. Ridout and others; for Act of Incorporation, 71. ferred, 100. Reported, 176. Infra. Petition of T. G. Ridout and others; for aid, 163.

-Bill to Incorporate Toronto Mechanics' Institute, presented and read, 176. Read second time; Referred, 198. Reported; Committed, 234.

Vide also Law Society; Railroads.

Tousignant, M. N.:-Petition of; that he may be commissioned a Lieutenant, 112. Referred to Committee on Militia Bill, 234.

Township Councils:—Petition of Municipal Council (Wellington); for establishment of Township Councils, 15.

TRADE AND COMMERCE:—House resolves to go into Committee to consider certain Resolutions on addressing Her Majesty thereon, 192. Considered; on question for Committee to sit again negatived;—Resolutions on the subject by Mr.

Merritt and Mr. Williams referred, 302, 303.

Vide also Addresses (1, 3, 17); Duties; Na-

vigation.

TRAFALGAR AND ERIN ROAD:—Vide Macadamized.

TRIAL BY JURY:-Vide Juries.

TRINITY Houses:—Accounts of Trinity House, Quebec, for the year ending 31st December, 1845, laid before the House, 10. (Appendix E.) Accounts of Trinity House, Montreal, for 1845, laid before the House, 44.

-Petition of Jacques Blais and others; for repeal of part of Act relating to Trinity House, Quebec, 60. Petition of Robert Julyan; that his duties be defined at the Trinity Board, Quebec, 158.

Return to Address (33) presented, 153. Referred, 154. Report, 208. Vide Pilots.

-House resolves to go into Committee to consider of repealing Acts relating to Trinity Houses of Quebec and Montreal; Considered, 69. Resolutions reported and agreed to, 74. Infra.

Bill to consolidate the Laws respecting Trinity House, Quebec, presented and read, 74. Read second time; Referred on division, 152. Instruction, 160. Further instruction, 196. Reported, 245. Infra. Petition of P. Curodeau and others, for amendments in said Bill; Petition of Mayor and Councillors, Quebec, the same, 158. Petition of P. Curodeau and others, referred, 191. Petition of Quebec Board of Trade, the same, 213.

Bill to consolidate the Laws relating to Trinity House, Montreal, presented and read, 74. Read second time; Referred, 154. Petition of P. Pagé and others, for amendments in said Bill, 158. Referred, ibid. Reported, 246.

Bill to amend the Laws relating to Trinity House, Quebec, presented and read, 246. Read second time; Committed; Considered, 318. Reported, 322. Passed, ibid.

Bill to continue the Law relating to Trinity House, Montreal, presented and read; Order for second reading, 246.

Vide also Addresses (33, 38, 47;) Expiring Laws; Pilots.

Turgeon, Charles:—Petition of; to be paid certain claims, Universities:—Petitions for amendments in Charter of Uni-245.

TURNPIKE ROADS:-Petition of T. Meloche and others, that a Road from L'Abord à Plouffe to Ste. Geneviève, be placed under the control of the Commissioners of Turnpike Roads, 15. Referred, 17. Of Rev. P. Roy and others, that the Road from Stc. Claire to La Jeune Lorette, the same, 16. Referred, 33. Infra. Of A. Sauvageau and others, for Turnpike Road from Laprairie to the Province Line, 16. Of M. F. Valois and others, for extension of Lachine Turn-pike Road, to Ste. Annes, 16. Referred, 41. Vide Mac-adamized Roads. Of J. B. LeBel and others, that the Roads in Parishes of La Misère, St. Ambroise, and Jeune Lorette, be placed under the control of the Turnpike Trustees, 61. Referred. Infra. Petitions against extension of provisions to Trustees of Longucuil and Chambly Turnpike Road: Of G. Perry and others; Of Municipal Council (Hochelaga;) Of W. Giroux and others, 93. Petition of J. B. Pagé and others; for amendment to Quebec Turnpike Road Act, 16. Referred, 33. Also Petition of Rev. P. Roy and others, referred, ibid. Also Petition of J. Légaré and others; and Petition of J. Légaré and others (toll-gate,) 38. Also Petitions of J. B. LeBel and others; and Honble. H. Black and others, 62. Also Return to Address on Quebec Turnpike Trusts, 110. Also Petition of F. Murphy and others, 158. Also Petition of A. Campbell and others, 191. Also of Rev. A. Parant and others, 208. Petition of Trustees of Montreal Turnpike Roads, Referred, 242. Report, 246. Committed, 249. Considered, 289. Resolutions reported and agreed to, 295. Infra. Petition of N. B. Desmarteau and others, for amendments to Montreal Turnpike Act, 72. Petition of W. Evans, the same, 94. Referred, 73, 95. Committee dissolved, and Petition of N. B. Desmarteau again referred, 164. Vide Mecadum Petition of Transfer Mentreal Turnile Real for ized. Petition of Trustees Montreal Turnpike Roads, for amendments to the Act, 252. Petition of E. Desbarats and others, for authority to borrow a certain sum, for improvement of Quebec Turnpike Roads, 213. Petition of Messrs. Hamilton and Low, on subject of Montreal Turnpike Trusts Bill, 277.

Accounts of Trustees of Montreal Turnpike Roads, for the year 1845, laid before the House, 58. (Appendix M.) Referred, 81. Vide Macadamized Roads. Return to Address (11,) on Quebec Turnpike Trusts, 101. Referred, 110. Supra

Bill to extend provisions of Law relative to Turnpike Roads in neighbourhood of Montreal, presented and read, 212. Read second time; Engrossed, 274. Passed, 276. By the Council, 290. Royal Assent, 345. (9 Vic., cap. 67.)

Roads near Quebec, presented and read, 296. Read second time; Committed; Considered, 304. Reported, 307. Passed, 309. By the Council, 330. Royal Assent, 345. (9 Vic., cap. 68.)

Vide also Addresses (11, 16;) Macadamized; Quebec; Tolls.

INITARIANS:-Petition of Rev. W. Adam and others; for same privileges as other religious bodies in the Province, 16. Referred, 55. Report, 68. Infra.

-Bill for their relief in Toronto, presented and read, 69. Read second time; to be Engrossed,. 149. Passed, 150.

UNIVERSALISTS:-Petition of Rev. A. G. Lawrie and others; to enjoy the same privileges as other Christian bodies, 46. Of Rev. D. Leavitt and others; of Rev. R. Fralick and others, 93. Referred, 95. A Member added, 120. Committee dissolved, and Petitions referred to Committee on Private Bills, 145. Report, 159. Infra.

Bill to afford relief to the Christian Universalist Association of Canada West, presented and read, 161. Read second time; Engrossed, 185. Passed, 186.

versity of King's College: Of Wm. Lough and others, 37. Of T. C. Allis, and others; of S. Wood and others, 71. Universities:—Continued.

Of Municipal Council, (Bathurst,) of Rev. W. Dick, 93. Of N. Bosworth and others, 94. Of G. J. Grange, 99. Of M. T. O'Beirne and others, 113. Of Rev. D. Gibbs and others, 142. Of P. Austin and J. Covernton, 151. Of D. M'Nab and others, 162. Of B. P. Warner and others, 163. Of J. S. Herrick and others, 186. Of W. H. Bullock and others, 203. Of J. T. Williams and others, 213. Of Robert Walker, and others, 218. Of James Morris and others; of Alexander Wright and others, 252. Referred, 95, 106, 183.

-Petitions against amendments in above Charter: Of Rev. W. M. Murray and others, 176. Of J. G. Geddes and others, 203.

-Petitions against partition of Endowment to King's College: Of J. Paterson and others, 60. Of G. Silver and others; of A. Haines and others; of J. De Cow and others; of R. M'Kinnon and others, 61. Of W. Ed-wards and others, 70. Of G. J. Grange and others; of M. Young and others, 71. Of J. P. Gage and others; of A. M'Naughton and others, 84. Of Thomas Ewart and others; of J. Murphy and others; of D. Knowles and others; of H. Miller and others; of Rev. J. M. Cramp, 94. Of Rev. R. M'Cosh, 113. Of J. Adams and others; of R. Percival and others; of J. Scott and others, 163. Of Rev. R. Boyd and others, 176. Of J. E. Edwards and others; of Thomas W. Tyson and others; of W. II. Michell and others; of T. Devenish and others, 263. Of Rev. J. Winterbotham; of Rev. Charles Fletcher and others, 277. Of E. Grieve and others, 282.

-Petition of Rev. W. Bell, (on behalf of Synod or Presbyterian Church,) for equitable amount of influence in management of University of King's College, 60. Referred, 67. Vide Clergy Reserves. Petition of A. F. Holmes, M. D., and others; for aid to University of M'Gill College, 60. Petition of William Wickes, A. M., and E. Chapman, B. A., for their Salaries as Professors in University of M'Gill College, 60. Petition of Reserved, 62. Petition of Reserved, 63. sity of M'Gill College, 60. Referred, 63. Petition of Rev. F. J. Lundy also referred, 84. A. Member added, ibid. A Member excused from serving, 103.

-Petition of D. Mathison and others; that the Bill of last Session, relating to King's College, be passed, 70. Memorial of Professor of Anatomy, King's College, 212. (Appendix D. D.) Printed, 217.

-Returns and Documents relating to King's College, laid before the House; Printed, 271.

Bill to transfer to Queen's College, certain Estates, &c., of the University of Kingston, from Legislative Council; Read, 157. Order for second reading, 174. Read second time, and ordered for third reading, 198. Read third time and passed, 207. Royal Assent, 254. (9 Vic., cap. 89.)

Bill to creet a University, by name of University of Upper Canada, presented and read, 200. Counsel heard against the Bill, 287. Resolved not to proceed further this Session with the Bill, 290.

-Bill to alter and amend the Charter of the University of King's College, presented and read, 215. Order for second reading, ibid.

-Bill to vest Endowment for University Education in Upper Canada, in the University of Upper Canada, presented and read, 215. Order for second Reading, ibid.

Petition of King's College Council, Toronto, to be heard at the Bar of the House, relating to said College, 273. To be heard, 241, 272. Heard, 287.

Usunpations:—Vide Queen's Bench.

Usury:-Petition of Montreal Board of Trade; for amendment to the Usury Laws of this Province, 62.

-Bill to exempt Mercantile Transactions from operation of the Law on Usury, presented and read, 80. Second reading in six months, on division, 167.

JACCINATION:—Petition of E. Boudreau; for sole privilege of vaccinating in County of Saguenay, 61.

VANZANDT, J. L., AND JULIET VANZANDT:-Petition of; for relief in respect to certain Lands, escheated by death of Hon. R. Duncan, 60.

-Bill for relief of Juliet Vanzandt, from Legislative Council, read first time, 89. Order for second reading, 103. Second reading in six months, 273. Petition of J. A. Pierce and others, against the Bill; referred, 158.

–Vide also $\it Le$ -

gislative Council.

Vallerand, Flavien:—Petition of; to be paid his Salary as Clerk of Municipal Council of Richelieu, 233.

VESTING ACT:—Vide Ordnance Department.

VIDAL, RICHARD E.:—Petition of; complaining that his property is injured by two roads running parallel to each other, and praying relief, 37. Referred, 38. Report, 51.

-Bill to vest in Richard E. Vidal a certain allowance for road in Township of Sarnia, presented and read, 51. Read second time and referred, 66. Reported; Committed, 88, 89. Considered; Reported, 155. Passed, 158. By the Council, 196. Royal Assent, 254. (9 Vic. cap. 104.) Petition of S. Hitchcock and others; against the Bill, 55—and of J. P. Slocum and J. Hannah; the same, 94.

VISITATION:—Vide Annual Visitation.

Vollar, J., & J. Kay:—Petition of; for retired allowance as Messengers of the Legislative Assembly, 190. Referred, 199. Report, 300.

WALLACE, JAMES:—Petition of; for Pension as Light House Keeper at Pointe des Monts, 60.

WEIGHTS AND MEASURES:-Petition of J. Atkins; for amendments in the Law relating thereto, 55. Referred, 56.

Welland Canal:—Petition of Thomas Wilson and others;

for Bridge over said Canal, 105. Referred, ibid.

——Bill to incorporate a Company to construct a Raceway from Welland Canal to Niagara, presented and read; Order for second reading, 240. -Vide also Addresses, (45.); Richardson,

WHARVES:-Petition of J. C. Rival and others; for a Wharf at Pointe Platon, in Parish of Ste. Croix, 112.

WILD FOWL:—Vide Game.

WILD LANDS:—Vide Taxes.

WILLIAMSBURG CANAL:—Vide Addresses, (58.)

WINTER CARRIAGES AND ROADS:—Petitions for repeal or suspension of the Ordinances relating thereto: -Of D. Lafrançois and others; Of J. M. Robitaille and others, 15. Of P. Garette and others; Of J. B. Trudelle and others; of J. Legaré, Mayor, and others, 16. Of Charles Robertson and others, 17. Of A. Bochet and others, 38. Of A. Sivigni and others, 50. Of André Vandandaigue, 54. Of P. Besse and others, 70. Of Rev. P. M. Mignault and others, 72. Of Municipal Council, (St. Hyacinthe,) 84. Of S. Gendron and J. Benoit, 113. Of L. E. Manseault and others, 162. Of E. Dugré and others, 163. Of F. B. Black and others, 164. Or E. Dugré and others, 165. Of F. B. Blanchard and others, 219. Against Repeal of said Ordinances; Petition of Rev. Messire LeBourdais and others, 233.

WINTER CARRIAGES AND ROADS: - Continued.

Petitions referred, 17, 33,

38, 41, 95, 168. Report, 151. Infra.

Bill to repeal in part, two Ordinances relating to Winter Roads, (Mr. Laurin,) presented and read, 51. Read second time; Committed; Reported; To be Engrossed, 74. Passed, 76. By the Council, with amendments, 258. Agreed to, 278. Royal Assent, 344. (9 Vic., cap. 53.)

Bill to amend Acts relative to Winter Roads in Lower Canada, (Mr. DeBleury,) pre-Second reading in six months, sented and read, 110.

-Bill to amend Acts and Ordinances relating to Winter Roads in Lower Canada, presented and read, 195.

Bill to provide for Wide Winter Roads in Lower Canada, presented and read, 321.

WITNESSES:—Bill to enforce attendance of Witnesses, before Magistrates, presented and read, 89. Read second time; Committed; Reported, 155. Passed, 158. By the Council, 209. Royal Assent, 254. (9 Vic., cap. 5.)

-Bill to enforce the attendance of Witnesses before Courts of Superior Criminal Jurisdiction, presented and read, 204. Read second time; Engrossed, 243. Passed, 244. By the Council, 296. Royal Assent, 345. (9 Vic.,

WRITS: -- Vide Elections.

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m Y}_{
m AMASKA}$ County:—Vide Registration.

Young, J. A.:—Petition of; for payment of arrears as Auditor General of Public Accounts for Lower Canada, 17.

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